



FEDERAL REGISTER

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TITLE 7—AGRICULTURE

Chapter. III—Agricultural Research Service, Department of Agriculture

[P. C. 612, Revised, Supp. 3]

PART 301—DOMESTIC QUARANTINE NOTICES

SUBPART—KHAPRA BEETLE

ADMINISTRATIVE INSTRUCTIONS DESIGNATING PREMISES AS REGULATED AREAS

Pursuant to § 301.76-2 of the regulations supplemental to the Khapra Beetle Quarantine (7 CFR 301.76-2, 20 F. R. 1012) under section 8 of the Plant Quarantine Act of 1912, as amended (7 U. S. C. 161) revised administrative instructions issued as 7 CFR 301.76-2a (20 F. R. 4361) effective June 22, 1955, as amended effective July 13, 1955 and July 30, 1955 (20 F. R. 4979, 5447) are hereby further amended in the following respects:

(a) The designation as regulated areas of the following warehouses, mill, and other premises, included in the list contained in such instructions, is hereby revoked, and the reference to such premises in the list is hereby deleted, it having been determined by the Chief of the Plant Pest Control Branch that adequate sanitation measures have been practiced for a sufficient length of time to eradicate the khapra beetle in and upon such premises:

ARIZONA

A. W. Johnson Farm Storage Bins, Avenue D at One and One-Half Street, Yuma.

Richard W. Livingston (warehouse and store), Route 3, Box 144, Yuma.

CALIFORNIA

Joe Ascaretta (a tin barn), on East Camp Road three-quarter mile south of Highway 20 on right side of road, Williams.

Ralph Brown Ranch, on west side of Walnut Avenue, off Highway 20, approximately 6 miles west of Williams.

DeRadd Warehouse, 400 E Street, Lemoore. Imperial Valley Milling Co., 250 East Fifth Street, Holtville.

Fred Reister Ranch, at northwest corner of intersection of Highway 20 and East Camp Road, Williams.

(b) The following premises are added to the list, contained in such instructions, of warehouses, mills, and other premises in which infestations of the khapra beetle have been determined to exist. Such premises are thereby desig-

nated as regulated areas within the meaning of said quarantine and regulations:

CALIFORNIA

L. R. Bonesteel Ranch, located one-sixth mile north of Highway 98 from a point 1.7 miles east of Bonds Corner, Holtville. Mail address Route 1, Holtville.

Joe Clement, Jr., Ranch, 9102 Hanford-Armona Road, Hanford.

Forrest Frick Ranch, located west side of Vineland Road, four-tenths of a mile south of Di Giorgio Road. Mail address Route 5, Box 437, Bakersfield.

Forrest Frick Ranch, located one mile east of Lamount on west side of Vineland Road, 150 yards south of Di Giorgio Road. Mail address Route 5, Box 437, Bakersfield.

Joe Grassotti Ranch, located south side of Fairview Road, one-half mile west of Highway 99. Mail address Box 899, Bakersfield.

This amendment revokes the designation as regulated areas of a mill and certain warehouses and other premises, it having been determined by the Chief of the Plant Pest Control Branch that adequate sanitation measures have been practiced for a sufficient length of time to eradicate the khapra beetle in and upon such premises. It also adds additional premises to the list of warehouses, mills, and other premises in which khapra beetle infestations have been determined to exist, and designates such premises as regulated areas under the khapra beetle quarantine and regulations.

This amendment in part imposes restrictions supplementing khapra beetle quarantine regulations already effective. It also relieves restrictions insofar as it revokes the designation of presently regulated areas. It must be made effective promptly in order to carry out the purposes of the regulations and to permit unrestricted movement of regulated products from the premises being removed from designation as regulated areas. Accordingly, under section 4 of the Administrative Procedure Act (5 U. S. C. 1003), it is found upon good cause that notice and other public procedure with respect to the foregoing amendment are impracticable and contrary to the public interest, and good cause is found for making the effective date thereof less than 30 days after publication in the *FEDERAL REGISTER*.

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This amendment shall be effective August 17, 1955.

(Secs. 1, 3, 33 Stat. 1269, 1270, sec. 9, 37 Stat. 318; 7 U. S. C. 141, 162. Interprets or applies sec. 8, 37 Stat. 318, as amended; 7 U. S. C. 161)

Done at Washington, D. C., this 11th day of August 1955.

[SEAL] W. L. POPHAM,
Chief, Plant Pest Control Branch.

[F. R. Doc. 55-6678; Filed, Aug. 16, 1955;
8:45 a. m.]

Chapter VIII—Commodity Stabilization Service (Sugar), Department of Agriculture

Subchapter F—Determination of Normal Yields and Eligibility for Abandonment and Crop Deficiency Payments

[Sugar Determination 847.2, Amdt. 1]

PART 847—PUERTO RICO

1950-51 AND SUBSEQUENT CROPS

Pursuant to Section 303 of the Sugar Act of 1948, as amended, the Determination of Normal Yields and Eligibility for Abandonment and Crop Deficiency Payments for the 1950-51 and Subsequent Crops, issued September 21, 1950 (15 F. R. 6490) is hereby amended by deleting the period at the end of § 847.2 (c) (4) substituting a colon therefor and adding the following: "Provided, further That a 'local producing area' for the 1954-55 and each subsequent crop year shall mean a ward or two or more adjacent wards, as determined by the Director."

STATEMENT OF BASES AND CONSIDERATIONS

A determination of a "local producing area" is required in connection with the approval of acreage abandonment and crop deficiency payments under the act. Sugar Determination 847.2 defines a local producing area as all nearby farms or parts of farms which are similar with respect to types of soil or with respect to topography. The administration of the payment programs for recent crops has demonstrated that it is impracticable to determine such areas on the basis of this definition.

In Puerto Rico there are more than 300 different soil types and the topography varies greatly. Thus, the foregoing definition requires the determination of a large number of very small local producing areas. Moreover, failure of the sugarcane crop in practically all cases is due to drought. Accurate data

on rainfall are available from many local stations scattered throughout the Island. Therefore, to define local producing areas on the basis of local geographical units would adequately reflect the prevalence of drought and would greatly reduce the number of such areas. Under these circumstances, it is more reasonable and practicable to define a local producing area under the act as a ward or two or more adjacent wards, as determined by the Director of the Agricultural Stabilization and Conservation Caribbean Area Office.

Accordingly, I hereby find and conclude that the foregoing amendment to the determination will effectuate the applicable provisions of the Sugar Act of 1948, as amended.

(Sec. 403, 61 Stat. 932; 7 U. S. C. 1153. Interprets or applies sec. 303, 61 Stat. 930; 7 U. S. C. 1133)

Issued this 12th day of August 1955.

[SEAL] TRUE D. MORSE,
Acting Secretary of Agriculture.

[F. R. Doc. 55-6689; Filed, Aug. 16, 1955;
8:49 a. m.]

TITLE 8—ALIENS AND NATIONALITY

Chapter I—Immigration and Naturalization Service, Department of Justice

MISCELLANEOUS AMENDMENTS

The following amendments to Chapter I of Title 8 of the Code of Federal Regulations are hereby prescribed:

PART 212—DOCUMENTARY REQUIREMENTS FOR NONIMMIGRANTS; ADMISSION OF CERTAIN INADMISSIBLE ALIENS; PAROLE

Paragraph (b) of § 212.6 *Aliens previously deported or removed, or who departed at Government expense; consent to reapply for admission* is amended to read as follows:

(b) Except as otherwise provided in paragraph (a) of this section, an alien who is inadmissible to the United States under paragraph (16) or (17) of section 212 (a) of the act and who desires to enter the United States frequently across an international land border to purchase the necessities of life, or in connection with the business in which he is engaged, or for some other legitimate reason, may file his application for consent to reapply for admission to the United States with the district director having administrative jurisdiction over the nearest port of entry adjacent to the alien's foreign residence.

PART 223—REENTRY PERMITS

1. Section 223.3 is amended to read as follows:

§ 223.3 *Extensions*. An application for extension of a reentry permit shall be addressed to and filed with the district director having administrative jurisdiction over the applicant's place of residence in the United States prior to the

expiration of the period of validity of the reentry permit. The application shall be in writing and shall state the applicant's name and address in the United States; when, where, and the manner in which he departed from the United States; port of landing and date of his arrival abroad; countries visited by him in the order visited; his reasons for requesting an extension and the period for which the extension is desired, and his address to which the permit is to be returned. If the district director concludes that the extension should be granted, the permit will be noted to show the extension and returned to the applicant. If the district director concludes that the extension should not be granted, he shall deny the application for extension, notify the applicant of the decision, and return the permit to the applicant if the remaining period of its validity permits its use for return to the United States. No appeal shall lie from the decision of the district director.

2. Section 223.4 *Registrants under Universal Military Training and Service Act* is revoked.

PART 319—SPECIAL CLASSES OF PERSONS WHO MAY BE NATURALIZED: SPOUSES OF UNITED STATES CITIZENS

The last sentence of § 319.2 *Person whose United States citizen spouse is employed abroad* is deleted.

PART 338—CERTIFICATE OF NATURALIZATION

1. The fourth sentence of § 338.11 *Execution and issuance* is amended to read as follows: "The clerk or his deputy shall endorse the alien registration number on the stubs of the certificates, shall sign the certificates in his own handwriting, and enter on the stubs all the essential facts set forth in the certificates."

2. Section 338.14 is amended to read as follows:

§ 338.14 *Delivery of certificates*. No certificate of naturalization shall be delivered by the clerk of court in any case in which the representative of the Service in attendance at the final naturalization hearing notifies the clerk of court that the naturalized person has not surrendered his alien registration receipt card. Upon subsequent receipt of notice from the district director or officer in charge that he has waived the surrender of the card or that the card has been surrendered, the certificate shall be delivered by the clerk of court.

PART 339—FUNCTIONS AND DUTIES OF CLERKS OF NATURALIZATION COURTS

The third sentence of § 339.2 *Monthly reports* is amended to read as follows: "The report shall be accompanied by all duplicate copies of declarations of intention and applications therefor on Forms N-300; by all duplicates of petitions for naturalization not previously delivered to a representative of the Service, and all duplicates of certificates of naturalization with stubs intact."

**PART 341a—CERTIFICATE OF CITIZENSHIP—
HAWAIIAN ISLANDS**

Part 341a—Certificate of Citizenship—
Hawaiian Islands is revoked.

PART 450—FORMS

The list of forms in § 450.1 *Prescribed forms* is amended by deleting the following:

N-108 Application for Certificate of Citizenship—Hawaiian Islands.

N-109 Certificate of Citizenship (Hawaiian Islands).

**PART 475—ADMISSION OF AGRICULTURAL
WORKERS UNDER SPECIAL LEGISLATION**

Section 475.7 is amended to read as follows:

§ 475.7 *Previous removal, deportation, permission to reapply.* An alien who establishes that he is in all respects entitled to admission as an agricultural worker under the provisions of this part, except that he has been previously removed at Government expense pursuant to section 242 (b) of the act or excluded or arrested and deported solely because of illegal entry or absence of required documents, is hereby granted permission to reapply for admission to the United States as an agricultural worker.

(Sec. 103, 66 Stat. 173; 8 U. S. C. 1103)

This order shall become effective on the date of its publication in the *FEDERAL REGISTER*. Compliance with the provisions of section 4 of the Administrative Procedure Act (60 Stat. 238; 5 U. S. C. 1003) as to notice of proposed rule making and delayed effective date is unnecessary in this instance because the rules prescribed by the order, other than those that relate to matters of agency management or procedure, relieve restrictions and are clearly advantageous to persons affected thereby.

Dated: August 11, 1955.

J. M. SWING,
Commissioner of
Immigration and Naturalization.

[F. R. Doc. 55-6684; Filed, Aug. 16, 1955;
8:46 a. m.]

TITLE 22—FOREIGN RELATIONS**Chapter I—Department of State**

[Dept. Reg. 108.264]

PART 2—FEES FOR SERVICES

Part 2 of Departmental Regulation 108.238 entitled "Fees for Services" published in the *Federal Register* of November 30, 1954 (19 F. R. 7720-7721) as amended, is amended to read as follows:

Sec.

2.1 Schedule of fees.

2.2 Requesting services and forwarding remittances.

2.3 Effective date.

AUTHORITY: §§ 2.1 to 2.3 issued under R. S. 161; 5 U. S. C. 22. Interpret or apply sec. 501, 65 Stat. 290; 5 U. S. C. 140.

CROSS REFERENCES: For fees in connection with passport services, see Part 51 and § 103.1 of this chapter. For fees in connection with visa services, see Part 44 and

§ 103.1 of this chapter. For the tariff of United States Foreign Service fees covering invoice services, passport services, visa services for aliens, services to vessels and seamen, and miscellaneous notarial and other serv-

ices, see § 103.1 of this Chapter. For regulations concerning deposit of funds, see Part 9 of this subchapter.

§ 2.1 Schedule of fees.

Item No.	Description of service	Fee
1	A signed statement indicating that a search was made for a record and that it was not successful, or that a copy or extract thereof can not be made available..... (The routine servicing of requests of persons having permission to do research in the records under section 183.2 of the Manual of Regulations and Procedures of the Department of State is not to be considered as searching within the meaning of this item, unless an authenticated or certified copy or extract of a record is desired.)	\$0.00
2	Searching for a record and making a copy or extract thereof, by photostat or otherwise, for the first page..... For the second and each additional page of any document..... (This item shall not be construed to impose a fee upon the performance of such customary activities as issuance, without certification of correctness, of copies of records (1) from supplies kept for distribution without charge, such as press releases and information leaflets for visitors; (2) as part of normal and generally reciprocal services performed by the Library of the Department at the request of similar agencies or institutions; or (3) in lieu of or as enclosures to letters with the purpose of saving clerical costs in preparing mail.)	1.50 .60
3	Certifying under official seal to the correctness of a copy or extract made by the Department from its records..... (Fees for searching and for copying, if required, are chargeable separately under Item 2.)	.60
4	Authenticating a Federal, State or Territorial seal, or certifying to the official character of an officer of the Department of State or of a foreign diplomatic or consular officer in the United States, on any document submitted to the Department for that purpose....	1.50
5	Any service described in Items 1, 2, 3, or 4 above, when— (a) Required for official use by an agency of the Federal Government or of any of the States or their subdivisions or of the District of Columbia, or of any of the territories and possessions of the United States..... (b) Required for official use by a foreign government, or by an international agency of which the Government of the United States is a member, or by a foreign official to whom the United States has granted diplomatic or consular status, in circumstances where furnishing the service is an appropriate courtesy..... (c) Performed in response to a subpoena or other order of a court..... (However, fees are chargeable when the service is for the benefit of a party in interest and a court order or subpoena is issued in his behalf.) (d) Performed in providing to a party in interest, one copy of the transcript of a hearing held before a panel, board, or other authority of the Department..... (e) Performed in providing to a party in interest, for delivery to and retention by an agency of the Federal Government, one copy under seal of a personal document (viz., consular form report of birth, certificate of witness to marriage, or report of death of an American citizen, etc.)..... (f) Performed in providing to a near relative or legal representative, one copy under seal of a consular form report of death of an American citizen.....	No fee No fee No fee No fee No fee No fee

§ 2.2 *Requesting services and forwarding remittances.* (a) Request for services, accompanied by remittance of the exact total fee chargeable (as well as by postage stamps or stamp return envelope if registered mail, air mail, or special delivery mail service is desired) should be addressed to the Authentication Officer, Department of State, Washington 25, D. C.

(b) Fees must be paid in full prior to issuance of requested documents. If, because of uncertainty as to existence of a record or of the number of sheets needing to be copied, the exact fee chargeable in a given case is not known in advance, the Authentication Officer will upon request ascertain it and (by form post card or other suitable means) notify the person requesting the service.

(c) Remittances should be in the form either of (1) cash, (2) check or bank draft drawn on a bank in the continental United States, or (3) postal money order. Remittances should be made payable to the order of the Department of State.

§ 2.3 *Effective date.* The charges hereby established will become effective on September 1, 1955 with respect to all services rendered pursuant to requests received in the Department of State on or after the effective date.

Dated: July 26, 1955.

LOY W. HENDERSON,
Deputy Under Secretary
For Administration.

[F. R. Doc. 55-6695; Filed, Aug. 16, 1955;
8:48 a. m.]

**TITLE 24—HOUSING AND
HOUSING CREDIT****Chapter I—Federal Home Loan Bank
Board**

Subchapter A—General Regulations of the
Federal Home Loan Bank Board
[No. 8714]

**PART 100—FUNCTIONAL ORGANIZATION AND
AUTHORITY****PART 105—AVAILABILITY AND CHARACTER
OF RECORDS****PART 106—BONDS AND DEBENTURES****PART 108—PROMULGATION OF REGULATIONS
AND AMENDMENTS****TECHNICAL AMENDMENTS**

AUGUST 12, 1955.

Resolved that, effective immediately, the heading of Chapter I is amended to read as set forth above.

Resolved further that, effective immediately, the heading of Subchapter A is amended to read as set forth above.

Resolved further that, effective immediately, the provisions of the General Regulations of the Home Loan Bank Board (24 CFR Chap. I, Subch. A) are hereby amended as follows:

(1) Section 100.10 is amended by changing the term "Home Loan Bank Board" where it appears in the first sentence to "Federal Home Loan Bank Board (hereinafter referred to as 'Board')." "

(2) Section 105.10 is amended by changing the term "Home Loan Bank Board" where it appears in the first sentence to "Federal Home Loan Bank

Board" and, where it appears elsewhere in said section, by changing such term to "Board"

(3) Section 105.11 is amended by changing the term "Home Loan Bank Board" wherever it appears to "Board"

(4) Section 105.12 is amended by changing the term "Home Loan Bank Board" where it appears in the last sentence to "Board"

(5) Section 105.13 is amended by changing the term "Home Loan Bank Board" to "Federal Home Loan Bank Board"

(6) Section 105.14 is amended by changing the term "Home Loan Bank Board" wherever it appears to "Board"

(7) Section 106.5 is amended by changing the term "Home Loan Bank Board" to "Board"

(8) Section 108.13 is amended by changing the term "Home Loan Bank Board" to "Federal Home Loan Bank Board"

(9) Section 108.15 is amended by changing the term "Home Loan Bank Board" to "Board"

Resolved further that, as these amendments give recognition to an amendment to the statutes changing the name of the Home Loan Bank Board to Federal Home Loan Bank Board, notice and public procedure thereon are unnecessary and deferment of the effective date is not required by Section 4 of the Administrative Procedure Act or Part 108 of the General Regulations of the Home Loan Bank Board (24 CFR Part 108)

(Sec. 17, 47 Stat. 736; 12 U. S. C. 1437. Interpret or apply Pub. Law 345, 84th Cong.)

By the Federal Home Loan Bank Board.

[SEAL] J. FRANCIS MOORE,
Secretary.

[F. R. Doc. 55-6702; Filed, Aug. 16, 1955;
8:49 a. m.]

Subchapter B—Federal Home Loan Bank System
[No. 8715]

PART 121—DEFINITIONS

PART 122—ORGANIZATION OF THE BANKS

PART 124—OPERATING THE BANKS

TECHNICAL AMENDMENTS

AUGUST 12, 1955.

Resolved that, effective immediately, the provisions of the Regulations for the Federal Home Loan Bank System (24 CFR Chap. I, Subch. B) are hereby amended as follows:

(1) Section 121.3 is amended by changing the term "Home Loan Bank Board" to "Federal Home Loan Bank Board"

(2) Section 122.20 is amended by changing the term "Home Loan Bank Board" to "Federal Home Loan Bank Board"

(3) Section 122.72 is amended by changing the term "Home Loan Bank Board" wherever it appears therein to "Board"

(4) Section 124.2 (a) is amended by changing the term "Home Loan Bank Board" to "Board"

Resolved further that, as these amendments give recognition to an amendment to the statutes changing the name of the Home Loan Bank Board to Federal Home Loan Bank Board, notice and public procedure thereon are unnecessary and deferment of the effective date is not required by section 4 of the Administrative Procedure Act or Part 108 of the General Regulations of the Home Loan Bank Board (24 CFR Part 108)

(Sec. 17, 47 Stat. 736; 12 U. S. C. 1437. Interpret or apply Pub. Law 345, 84th Cong.)

By the Federal Home Loan Bank Board.

[SEAL] J. FRANCIS MOORE,
Secretary.

[F. R. Doc. 55-6703; Filed, Aug. 16, 1955;
8:49 a. m.]

Subchapter C—Federal Savings and Loan System
[No. 8710]

PART 141—DEFINITIONS

PART 143—INCORPORATION, ORGANIZATION, AND CONVERSION

PART 144—CHARTER AND BYLAWS

PART 145—OPERATIONS

PART 151—SERVICE OF PROCESS UPON BOARD

TECHNICAL AMENDMENTS

AUGUST 12, 1955.

Resolved that, effectively immediately, the provisions of the Rules and Regulations for the Federal Savings and Loan System (24 CFR Chap. I, Subch. C) are hereby amended as follows:

(1) Section 141.1 is amended by changing the term "Home Loan Bank Board" wherever it appears to "Federal Home Loan Bank Board"

(2) Section 143.2 (a) is amended by changing the term "Home Loan Bank Board" to "Federal Home Loan Bank Board"

(3) Section 143.2 (c) is amended by changing the term "Home Loan Bank Board" wherever it appears in the form of notice set forth therein to "Federal Home Loan Bank Board"

(4) Section 143.3 is amended by changing the name "Home Loan Bank Board" where it appears in the form therein set forth to "Federal Home Loan Bank Board"

(5) Section 143.9 (a) is amended by changing the term "Home Loan Bank Board" to "Federal Home Loan Bank Board"

(6) Section 143.11 (a) is amended by changing the term "Home Loan Bank Board" to "Federal Home Loan Bank Board"

(7) Section 144.1 (a) and (b) are amended by changing the term "Home Loan Bank Board" where it appears in Sections 6, 9, 10 and 11 of the forms of Charter N and Charter K (Rev.), as set forth in such subsections, respectively, to "Federal Home Loan Bank Board" and by changing the term "Home Loan Bank Board" appearing at the end of each such form of Charter to "Federal Home Loan Bank Board"

(8) Section 144.3 is amended by changing the term "Home Loan Bank Board" where it appears in the form therein set forth to "Federal Home Loan Bank Board"

(9) Section 144.5 is amended by changing the term "Home Loan Bank Board" appearing in Section 11 of the form of Bylaws therein set forth to "Federal Home Loan Bank Board"

(10) Section 144.6 is amended by changing the term "Home Loan Bank Board" where it appears in paragraph (e) to "Federal Home Loan Bank Board"

(11) Section 144.8 is amended by changing the term "Home Loan Bank Board" where it first appears therein to "Board" and by changing the term "Home Loan Bank Board" where it last appears therein to "Federal Home Loan Bank Board"

(12) Section 145.2 (b), is amended by changing the term "Home Loan Bank Board" to "Federal Home Loan Bank Board"

(13) Section 145.8 (b), is amended to read as follows:

(b) Simple-interest, discount, or gross-charge loans for property alteration, repair, or improvement without the security of a lien upon such property: *Provided, That:*

(1) The net proceeds of any such loan do not exceed \$2,500;

(2) The property is located in such association's regular lending area as defined in § 145.6-6;

(3) Each such loan is evidenced by one or more negotiable notes, bonds, or other written evidences of debt;

(4) The resulting aggregate amount of all such loans does not exceed an amount equal to 15 percent of such association's assets;

(5) Each such loan is repayable in regular monthly installments within a period of 5 years:

And provided further That any such loan for property alteration, repair, or improvement that is accepted for insurance under the provisions of the National Housing Act, as now or hereafter amended, or for insurance or guarantee under the provisions of the Servicemen's Readjustment Act of 1944, as now or hereafter amended, may be made for such amount and repayable upon such terms and within such periods as are acceptable to the insuring or guaranteeing agency. *Provided, That* no Federal association may make any unsecured loan to a director, officer, or employee of the association, or to any person or firm regularly serving the association in the capacity of attorney-at-law, except for the alteration, repair, or improvement of the home or combination of home and business property owned and occupied by such borrowing director, officer, employee, attorney, or firm.

(14) Section 145.22 is amended by changing the term "Home Loan Bank Board" to "Federal Home Loan Bank Board"

(15) Section 145.23 is amended by changing the term "Home Loan Bank

Board" wherever it appears therein to "Federal Home Loan Bank Board"

(16) Section 151.1 is amended by changing the term "Home Loan Bank Board" to "Federal Home Loan Bank Board"

Resolved further that, as these amendments give recognition to an amendment to the statutes changing the name of the Home Loan Bank Board to Federal Home Loan Bank Board and an amendment liberalizing the lending power of Federal savings and loan associations, notice and public procedure thereon are unnecessary and deferment of the effective date is not required by Section 4 of the Administrative Procedure Act or Part 108 of the General Regulations of the Home Loan Bank Board (24 CFR Part 108)

(Sec. 5, 48 Stat. 132, as amended; 12 U. S. C. and Sup. 1464. Interpret or apply Pub. Law 345, 84th Cong.)

By the Federal Home Loan Bank Board.

[SEAL] J. FRANCIS MOORE,
Secretary.

[F. R. Doc. 55-6704; Filed, Aug. 16, 1955;
8:49 a. m.]

Subchapter D—Federal Savings and Loan
Insurance Corporation
[No. 8717]

PART 161—DEFINITIONS

PART 168—SERVICE OF PROCESS UPON
CORPORATION

TECHNICAL AMENDMENTS

AUGUST 12, 1955.

Resolved that, effective immediately, the provisions of the Rules and Regulations for Insurance of Accounts (24 CFR Chap. I, Subch. D) are hereby amended as follows:

(1) Section 161.1 is amended by changing the term "Home Loan Bank Board" to "Federal Home Loan Bank Board"

(2) Section 168.1 is amended by changing the term "Home Loan Bank Board" to "Federal Home Loan Bank Board"

Resolved further that, as these amendments give recognition to an amendment to the statutes changing the name of the Home Loan Bank Board to Federal Home Loan Bank Board, notice and public procedure thereon are unnecessary and deferment of the effective date is not required by section 4 of the Administrative Procedure Act or Part 108 of the General Regulations of the Home Loan Bank Board (24 CFR Part 108)

(Sec. 402, 48 Stat. 1266, as amended; 12 U. S. C. 1725. Interpret or apply Pub. Law 345, 84th Cong.)

By the Federal Home Loan Bank Board.

[SEAL] J. FRANCIS MOORE,
Secretary.

[F. R. Doc. 55-6705; Filed, Aug. 16, 1955;
8:49 a. m.]

Chapter II—Federal Housing Administration, Housing and Home Finance Agency

MISCELLANEOUS AMENDMENTS TO CHAPTER

The following changes are made in Chapter II of Title 24.

Subchapter C—Mutual Mortgage Insurance and Servicemen's Mortgage Insurance

PART 221—MUTUAL MORTGAGE INSURANCE; ELIGIBILITY REQUIREMENTS OF MORTGAGE COVERING ONE- TO FOUR-FAMILY DWELLINGS

Section 221.41 (a) is amended to read as follows:

§ 221.41 *Rental properties.* (a) A mortgage on property upon which there is a dwelling to be rented by the mortgagor, shall not be eligible for insurance if said property is a part of, or adjacent or contiguous to a project, subdivision or group of similar rental properties which involve twelve or more dwelling units if the mortgagor has any financial interest in said properties: *Provided*, That with respect to applications received by the Commissioner on or after August 31, 1955, the number of dwelling units referred to in this paragraph shall be reduced to eight.

Subchapter D—Multifamily and Group Housing Insurance

PART 232—MULTIFAMILY HOUSING INSURANCE; ELIGIBILITY REQUIREMENTS OF MORTGAGE COVERING MULTIFAMILY HOUSING

1. In § 232.4 paragraphs (b) and (d) are amended and paragraph (f) is revoked as follows:

§ 232.4 *Eligibility for insurance.* * * *

(b) A mortgage other than a mortgage executed by a mortgagor of the character described in § 232.17 (b) may involve a principal obligation not exceeding \$12,500,000 and not in excess of 80 percent of the estimated value of the property or project; and not in excess of the amount which the Commissioner estimates will be the cost of the completed improvements of the property or project exclusive of public utilities and streets, and organization and legal expenses; and not to exceed, for such part of such property or project as may be attributable to dwelling use, \$2,000 per room (or \$7,200 per family unit if the number of rooms in such property or project does not equal or exceed four per family unit) *Provided*, That as to any projects to consist of elevator type structures, the Commissioner may in his discretion, increase the dollar amount limitation of \$2,000 per room to not to exceed \$2,400 per room and the dollar amount limitation of \$7,200 per family unit to not to exceed \$7,500 per family unit, as the case may be, to compensate for the higher costs incident to the construction of elevator type structures of sound standards of construction and design.

(d) Notwithstanding any of the limitations contained in paragraphs (a) and (b) of this section, a mortgage covering

property located in the Territory of Alaska or in Guam may involve a principal obligation not in excess of \$50,000,000 or \$12,500,000 as the case may be, and not to exceed 90 percent of the amount which the Commissioner estimates to be the replacement cost of the property or project. The Commissioner may, if he finds that because of higher costs prevailing in the Territory of Alaska, in Guam or in Hawaii, it is not feasible to construct dwellings on property located in Alaska, in Guam or in Hawaii, without sacrifice of sound standards of construction, design, and livability, within the limitations as to maximum mortgage amounts provided in this section, prescribe by regulation or otherwise, with respect to dollar amount, a higher maximum for the principal obligation of mortgages otherwise meeting the requirements of this paragraph covering property located in Alaska, in Guam or in Hawaii, in such amounts as he shall find necessary to compensate for such higher costs but not to exceed, in any event, the maximum otherwise applicable by more than one-half thereof.

(f) [Revoked.]

2. In § 232.23 paragraphs (a) and (b) are amended to read as follows:

§ 232.23 *Development of property.* (a) At the time the mortgage is insured the mortgagor shall be obligated to construct and complete new housing accommodations on the mortgaged property, designed principally for residential use, conforming to standards satisfactory to the Commissioner, and consisting of not less than eight rental dwelling units on one site and may be detached, semi-detached, or row houses, or multi-family structures; except that the Commissioner may insure a mortgage on a completed project constructed pursuant to a Commitment to Insure upon Completion, or

(b) At the time the mortgage is insured there shall be located on the mortgaged property a building or buildings, which, upon completion of proposed improvements, shall constitute a single project and provide housing accommodations designed principally for residential use, conforming to standards satisfactory to the Commissioner, and containing at least eight rental dwelling units so located in relation to one another as to effect a substantial improvement of housing standards and conditions in the neighborhood; and in either case such dwelling and other improvement, if any, must not violate any material zoning or deed restrictions applicable to the project site, and must comply with all applicable building and other governmental regulations; and any project may include such commercial and community facilities as the Commissioner deems adequate to serve the occupants.

3. In § 232.30 paragraph (b) (5) is amended and paragraph (c) is revoked as follows:

§ 232.30 *Eligibility of miscellaneous type mortgages.* * * *

(b) * * *

(5) Executed in connection with the first resale, within two years from the date of its acquisition from the Government, of any portion (of five or more units) of a project or property of the character described in subparagraphs (1) (2) and (3) of this paragraph.

(c) [Revoked.]

PART 241—COOPERATIVE HOUSING INSURANCE; ELIGIBILITY REQUIREMENTS FOR PROJECT MORTGAGE

1. Section 241.1 (c) is amended to read as follows:

§ 241.1 *Definitions of terms as used in this part.* * * *

(c) The term "veteran" means a person who has served in the active military or naval service of the United States at any time on or after September 16, 1940, and prior to July 26, 1947, or on or after June 27, 1950, and prior to February 1, 1955.

2. Section 241.7 is amended to read as follows:

§ 241.7 *Insurable amounts.* (a) A mortgage executed by a mortgagor of a Management Type Project may involve a principal obligation not exceeding \$12,500,000 or not exceeding \$25,000,000 if the mortgage is executed by a mortgagor regulated or supervised under Federal or State laws or by political subdivisions of States or agencies thereof as to rents, charges and methods of operation, and not in excess of \$2,250 per room (or \$7,200 per family unit if the number of rooms in such property or project averages less than four per family unit) for such part of such property or project as may be attributable to dwelling use; and not in excess of ninety per centum (90%) of the amount which the Commissioner estimates will be the replacement cost of the property or project when the proposed physical improvements are completed: *Provided*, That if at least 65 percent of the membership of the corporation or number of beneficiaries of the trust consists of veterans, the mortgage may involve a principal obligation not to exceed \$2,375 per room (or \$7,600 per family unit if the number of rooms in such property or project averages less than four per family unit) for such part of such property or project as may be attributable to dwelling use; and not to exceed ninety-five per centum (95%) of the amount which the Commissioner estimates will be the replacement cost of the property or project when the proposed physical improvements are completed: *And provided, further* That as to projects which consist of elevator-type structures, and to compensate for the higher costs incident to the construction of elevator-type structures of sound standards of construction and design, the aforesaid dollar amount limitations per room and per family unit may in the discretion of the Commissioner be increased within the following limits: (1) \$2,250 per room not to exceed \$2,700; (2) \$2,375 per room not to exceed \$2,850; (3) \$7,200 per family unit not to exceed \$7,600; (4) \$7,600 per family unit not to exceed \$8,100.

(b) A mortgage executed by a mortgagor of a Sales Type Project may involve a principal obligation not exceeding \$12,500,000 and not in excess of the greater of the following amounts:

(1) A sum computed on the basis of a separate mortgage for each single-family dwelling (irrespective of whether such dwelling has a party wall or is otherwise physically connected with another dwelling or dwellings) comprising the property or project, equal to the total of each of the maximum principal obligations of such mortgages which would meet the requirements of section 203 (b) (2) of the act if the mortgagor were the owner and occupant who had made any required payment on account of the property described in such paragraph;

(2) A sum equal to the maximum amount which does not exceed \$2,250 per room (or \$7,200 per family unit if the number of rooms in such property or project averages less than four per family unit) for such part of such property or project as may be attributable to dwelling use; and not in excess of ninety per centum (90%) of the amount which the Commissioner estimates will be the replacement cost of the property or project when the proposed physical improvements are completed: *Provided*, That if at least 65 percent of the membership of the corporation or number of beneficiaries of the trust consists of veterans, the mortgage may involve a principal obligation not to exceed \$2,375 per room (or \$7,600 per family unit if the number of rooms in such property or project averages less than four per family unit) for such part of such property or project as may be attributable to dwelling use; and not to exceed ninety-five per centum (95%) of the amount which the Commissioner estimates will be the replacement cost of the property or project when the proposed physical improvements are completed: *And provided, further* That with respect to a mortgage insured pursuant to an application received by the Commissioner on or after August 15, 1955, and thereafter so long as this proviso shall remain in effect, the percentages of 90 and 95 set forth in this subparagraph shall be reduced to 88 and 93, respectively.

(c) The Commissioner may, if he finds that because of higher costs prevailing in Alaska, Guam, or Hawaii, it is not feasible to construct dwellings on property located in Alaska, Guam, or Hawaii without sacrifice of sound standards of construction, design or livability, within the limitations as to maximum mortgage amounts provided in paragraph (a) or (b) of this section, prescribe by regulation or otherwise with respect to dollar amount, a higher maximum for the principal obligation of mortgages covering property so located, in such amounts as he shall find necessary to compensate for such higher costs but not to exceed, in any event, the maximum otherwise applicable by more than one-half (1/2) thereof.

(d) The maximum mortgage amount based upon the limitations in paragraphs (a) (b) and (c) of this section is subject to reduction by an amount equal to the capitalized value of the ground rent

in the event the mortgage is on a leasehold estate rather than on a fee simple holding.

(e) At the time a mortgage executed by a mortgagor of a Sales Type Project is insured, the mortgagor shall have paid on account of the property at least five percent (5%) of the Commissioner's estimate of the cost of acquisition or such larger amount as the Commissioner may determine in cash or its equivalent. The amount required for working capital specified in § 241.26 may be included in the 5 percent payment required by this paragraph. This paragraph shall not be effective as to any case in which a Statement of Eligibility was outstanding on July 5, 1954.

3. Section 241.34 (b) is amended to read as follows:

§ 241.34 *Form of contract.* * * *

(b) If it is determined by the Commissioner that the mortgagor, its officers, directors or stockholders have any interest, financial or otherwise, in the builder, contractor, or any subcontractor, the form of contract shall provide for payment of the actual cost of construction, not to exceed an upset price and may provide for payment of a builder's fixed fee in addition thereto. The builder's fixed fee shall not exceed a reasonable allowance therefor as established by the Commissioner, in accordance with customary practices in the area.

4. Section 241.35 (b) is amended to read as follows:

§ 241.35 *Certificate of actual cost.* * * *

(b) When the work has been completed under a contract as described in § 241.34 (b) the mortgagor's certification shall be on the form prescribed therefor by the Commissioner and shall indicate all amounts as required in paragraph (a) of this section, plus the allowance for the builder's fee as established by the Commissioner. This form of certification shall be accompanied by a certification by the builder on the form prescribed therefor by the Commissioner, indicating all actual costs paid for labor, materials, and subcontract work under the general contract, exclusive of the builder's fee and less any kickbacks, rebates, trade discounts, or other similar payments to the builder or mortgagor corporation or any of its officers, directors or stockholders. The mortgagor shall keep records as required in paragraph (a) of this section and shall in turn require the builder to keep available similar records.

5. In § 241.42 paragraphs (a) and (b), are amended to read as follows:

§ 241.42 *Development of property.* * * *

(a) The mortgagor shall be obligated to construct and complete new housing accommodations on the mortgaged property designed principally for residential use, conforming to standards satisfactory to the Commissioner, and consisting of not less than eight (8) dwelling units and may be detached, semi-detached, or row houses, or multi-family structures: *Provided*, That in the case of a release clause project such units

must be single-family dwellings constructed for sale to members of the mortgagor corporation: *And provided further* That the Commissioner may insure a mortgage on a completed project constructed pursuant to a commitment.

(b) There shall be located on the mortgaged property a building or buildings which, upon completion of proposed improvements, shall provide housing accommodations designed principally for residential use, conforming to standards satisfactory to the Commissioner and containing not less than eight (8) dwelling units preferably but not necessarily contiguous.

6. Section 241.45 is amended to read as follows:

§ 241.45 *Eligibility of miscellaneous type mortgages.* (a) A mortgage executed by a mortgagor of a Management Type project covering five or more units and which meets the requirements of this part, except as modified by this section shall be eligible for insurance under this part.

(b) The mortgage may be in an amount not exceeding 90 percent of the appraised value of the mortgaged property as of the date the mortgage is accepted for insurance if—

(1) Executed in connection with the sale by the Government, or any agency or official thereof, of any housing acquired or constructed under Public Law 849, Seventy-sixth Congress, as amended; Public Law 781, Seventy-sixth Congress, as amended; or Public Laws 9, 73, or 353, Seventy-seventh Congress, as amended (including any additional property acquired, held, or constructed in connection with such housing or to serve the inhabitants thereof) or

(2) Executed in connection with the sale by the Public Housing Administration, or by any public housing agency with the approval of the said Administration, of any housing (including any additional property acquired, held, or constructed in connection with such housing or to serve the inhabitants thereof) owned or financially assisted pursuant to the provisions of Public Law 671, Seventy-sixth Congress; or

(3) Executed in connection with the sale by the Government, or any agency or official thereof, of any of the so-called Greenbelt towns, or parts thereof, including projects, or parts thereof, known as Greenhills, Ohio; Greenbelt, Maryland; and Greendale, Wisconsin; developed under the Emergency Relief Appropriation Act of 1935, or of any of the village properties or employee's housing under the jurisdiction of the Tennessee Valley Authority or

(4) Executed in connection with the sale by a State or municipality or an agency, instrumentality, or political subdivision of either, of a project consisting of any permanent housing (including any additional property acquired, held or constructed in connection therewith or to serve the inhabitants thereof) constructed by or on behalf of such State, municipality, agency, instrumentality, or political subdivision, for the occupancy of veterans of World War II, or Korean veterans, their families, and others; or

(5) Executed in connection with the first resale, within two years from the date of its acquisition from the Government, of any portion (of five or more units) of a project or property of the character described in subparagraphs (1) (2) and (3) of this paragraph.

(c) Notwithstanding the provisions of paragraph (b) of this section, the mortgage may be in an amount not exceeding 95 percent of the appraised value of the mortgaged property as of the date the mortgage is accepted for insurance if it is of the character described in subparagraphs (1) (2) (3) or (5) of paragraph (b) of this section and if at least 65 percent of the members of the cooperative corporation or trust are veterans.

(d) Notwithstanding any other provisions of this part, a mortgage executed by a mortgagor of a Management Type project bearing interest not in excess of 4½ percent per annum, to refinance a mortgage insured under section 608 or 908 shall be eligible for insurance under this section if the principal amount of such refinanced mortgage does not exceed the original principal amount, and the term does not exceed the unexpired term of such existing mortgage; except that in any case in which the Commissioner determines that the insurance of a mortgage for an additional term will inure to the benefit of the applicable insurance fund, taking into consideration the outstanding insurance liability under the existing insured mortgage, the refinanced mortgage may have a term of not more than 12 years in excess of unexpired term of the existing insured mortgage.

(e) Notwithstanding any other provisions of this part, the Commissioner may insure any mortgage assigned to him in connection with payment under a contract of mortgage insurance, or executed in connection with a sale by him of any property acquired under Title II, Title VI, Title VII, Title VIII, or Title IX of the National Housing Act without regard to any limitation upon eligibility contained in this part.

PART 243—COOPERATIVE HOUSING INSURANCE; ELIGIBILITY REQUIREMENTS FOR INDIVIDUAL MORTGAGES COVERING PROPERTIES RELEASED FROM LIEN OF PROJECT MORTGAGE

1. Section 243.1 (a) is amended to read as follows:

§ 243.1 *Definition of terms used in this part.* (a) The term "project mortgage" means a blanket mortgage insured under Section 213 of the National Housing Act, covering a group of not less than eight (8) single-family dwellings.

2. Section 243.10 is amended by adding at the end thereof, before the period, a proviso as follows:

§ 243.10 *Payment and maturity dates.* * * * *Provided*, That with respect to a mortgage insured pursuant to an application received by the Commissioner on or after August 15, 1955, and thereafter so long as this proviso shall remain in effect, the maturity shall not exceed thirty-five (35) years from the date of insurance of the mortgage.

Subchapter F—Rehabilitation and Neighborhood Conservation Housing Insurance

PART 261—HOME REHABILITATION INSURANCE; ELIGIBILITY REQUIREMENTS OF MORTGAGE COVERING ONE- TO ELEVEN-FAMILY DWELLINGS

Section 261.7 (a) is amended to read as follows:

§ 261.7 *Maximum mortgage amount; loans-to-value limitation.* * * *

(a) * * * (1) 95 percent of \$9,000 of the Commissioner's estimate of the replacement cost, as of the date the mortgage is accepted for insurance if the dwelling is approved for mortgage insurance prior to the beginning of construction; and 75 percent of the Commissioner's estimate of the replacement cost in excess of \$9,000, or

(2) 90 percent of \$9,000 of the appraised value as of the date the mortgage is accepted for insurance if the proceeds of the mortgage are used to finance the rehabilitation of an existing property or to complete the construction of a new property not approved for mortgage insurance prior to the beginning of construction; and 75 percent of the appraised value in excess of \$9,000;

(3) *Provided*, That with respect to applications received by the Commissioner on or after July 30, 1955 the percentages in subparagraphs (1) and (2) of this paragraph shall be reduced to 93, 88 and 73 respectively.

PART 263—MULTIFAMILY REHABILITATION INSURANCE; ELIGIBILITY REQUIREMENTS OF MORTGAGE

1. Section 263.6 (c) is amended to read as follows:

§ 263.6 *Maximum mortgage amount; dollar limitation.* * * *

(c) A mortgage executed by a private mortgagor may involve a principal obligation not to exceed \$12,500,000 and a mortgage executed by a public mortgagor may involve a principal obligation not to exceed \$50,000,000.

2. Section 263.7 is amended to read as follows:

§ 263.7 *Maximum mortgage amount; loan-to-value limitation.* In addition to meeting the dollar limitation set forth in § 263.6 the mortgage shall be in an amount not to exceed—

(a) 90 percent of the Commissioner's estimate of the replacement cost, as of the date the mortgage is accepted for insurance if the property or project is approved for mortgage insurance prior to the beginning of construction; or

(b) 90 percent of the appraised value as of the date the mortgage is accepted for insurance if the proceeds of the mortgage are used to finance the rehabilitation of an existing property or complete the construction of a new property or project not approved for mortgage insurance prior to the beginning of construction. The value of the property or project may include the land, the proposed physical improvements, utilities within the boundaries of the property or project, architect's fees, taxes, and interest during construction, and other miscellaneous charges incident to con-

struction and approved by the Commissioner.

PART 266—HOME RELOCATION INSURANCE; ELIGIBILITY REQUIREMENTS OF MORTGAGE COVERING SINGLE FAMILY DWELLINGS

1. Section 266.9 is amended to read as follows:

§ 266.9 *Adjustment of mortgage amount.* [Revoked.]

2. Section 266.10 is amended to read as follows:

§ 266.10 *Eligible occupants.* It shall be established, in a manner satisfactory to the Commissioner, that preference or priority of opportunity to purchase or rent dwelling units covered under the provisions of this part will be given to families as described in section 221 of the National Housing Act.

PART 268—MULTIFAMILY RELOCATION INSURANCE; ELIGIBILITY REQUIREMENTS OF MORTGAGE

1. In § 268.6 the introductory text is amended to read as follows:

§ 268.6 *Maximum mortgage amount; limitation.* The mortgage shall involve a principal obligation in an amount not to exceed \$12,500,000 and not to exceed:

2. Section 268.8 is amended to read as follows:

§ 268.8 *Aggregate Commitments.* [Revoked.]

3. Section 268.10 is amended to read as follows:

§ 268.10 *Eligible occupants.* It shall be established, in a manner satisfactory to the Commissioner, that preference or priority of opportunity to purchase or rent dwelling units covered under the provisions of this part will be given to families as described in section 221 of the National Housing Act.

Subchapter M—Military and Armed Services Housing Mortgage Insurance

PART 292—ELIGIBILITY REQUIREMENTS FOR MILITARY HOUSING INSURANCE

1. In § 292.2 (a) the first sentence is amended to read as follows:

§ 292.2 *Maximum amount of mortgage.* (a) The mortgage must secure a principal obligation in multiples of \$100 but not exceeding \$12,500,000 and not in excess of 90 percent of the amount which the Commissioner estimates as the replacement cost of the proposed property or project.

2. Section 292.2 (c) is amended to read as follows:

§ 292.2 *Maximum amount of mortgage.* * * *

(c) A mortgage shall not exceed the dollar amount limitations of \$12,500,000 prescribed in paragraph (a) of this section.

PART 293—RIGHTS AND OBLIGATIONS OF MORTGAGEE UNDER INSURANCE CONTRACT

Section 293.1 is amended to read as follows:

§ 293.1 *Incorporation by reference.* All of the provisions of Part 233 of this chapter, concerning rights and obligations of a mortgagee under an insurance contract under section 207 of the National Housing Act, apply with equal force and effect to mortgages insured pursuant to section 803 of the National Housing Act except that references in Part 233 to section 207 of the National Housing Act shall be deemed to mean section 803 of the National Housing Act for purposes of this part, and references to "Housing Insurance Fund" in Part 233 shall be deemed to mean "Armed Services Housing Mortgage Insurance Fund" for purposes of this part.

PART 292a—ARMED SERVICES HOUSING INSURANCE; ELIGIBILITY REQUIREMENTS OF MORTGAGE

Sec.

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| 292a.1 | Incorporation by reference. |
| 292a.2 | Certificate by Secretary to Commissioner. |
| 292a.3 | Submission of application. |
| 292a.4 | Application fee. |
| 292a.5 | Commitment fee. |
| 292a.6 | Maximum mortgage amount; replacement cost. |
| 292a.7 | Maximum mortgage amount; dollar limitation. |
| 292a.8 | Maximum mortgage amount; successful bid. |
| 292a.9 | Mortgage maturity and amortization. |
| 292a.10 | Interest rate of mortgage. |
| 292a.11 | Standards and conditions of acceptability. |
| 292a.12 | Prepayment privilege. |
| 292a.13 | Late charge provision. |
| 292a.14 | Eligible mortgagors. |
| 292a.15 | Stock acquisition by military. |
| 292a.16 | Supervision in general; lien certificate. |
| 292a.17 | Supervision in general; off-site completion agreement. |
| 292a.18 | Supervision in general; completion assurance. |
| 292a.19 | Supervision in general; agreement covering advances. |
| 292a.20 | Supervision in general; labor and wages. |
| 292a.21 | Working capital. |
| 292a.22 | Replacement reserves. |
| 292a.23 | Development of property. |
| 292a.24 | Form of contract. |
| 292a.25 | Effective date. |

AUTHORITY: §§ 292a.1 to 292a.25 issued under sec. 808, 63 Stat. 570; 12 U. S. C. 1743g. Interpret or apply Public Law 345 approved August 11, 1955; 69 Stat. 635.

§ 292a.1 *Incorporation by reference.* (a) All of the provisions of Part 232 of this chapter concerning eligibility requirements of mortgages under section 207 of the National Housing Act apply with equal force and effect to mortgages insured pursuant to section 803, except the following provisions:

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|----------------|--|
| Section 232.1 | Information for preliminary examination. |
| Section 232.4 | Eligibility for insurance. |
| Section 232.5 | Maturity. |
| Section 232.7 | Interest rate. |
| Section 232.11 | Soundness of project. |
| Section 232.14 | Prepayment privilege. |

- | | |
|----------------|---|
| Section 232.17 | Classification. |
| Section 232.18 | In general. |
| Section 232.19 | Required supervision of private mortgagors. |
| Section 232.23 | Development of property. |
| Section 232.24 | Certification of cost requirements. |
| Section 232.25 | Form of contract. |
| Section 232.26 | Certificate of actual cost. |
| Section 232.27 | Adjustment resulting from cost certification. |
| Section 232.28 | Rehabilitation projects. |
| Section 232.29 | Requisites of agreements and certification. |
| Section 232.30 | Eligibility of miscellaneous type mortgages. |
| Section 232.31 | Eligibility of refinanced mortgages. |
| Section 232.32 | Reinsurance of Commissioner-held mortgages. |
| Section 232.35 | Effective date. |

(b) For the purposes of this part all references in Part 232 to section 207 of the National Housing Act shall be deemed to refer to section 803 of the National Housing Act. Wherever the term "Secretary of Defense" is used it shall also include the Secretary of the Treasury. Wherever the term "Armed Services" is used it shall be deemed to include the United States Coast Guard.

§ 292a.2 *Certificate by Secretary to Commissioner.* No mortgage may be insured until the Secretary of Defense or his designee shall have certified to the Commissioner that there is no intention, so far as can be foreseen, to substantially curtail the personnel of the armed services assigned or to be assigned to the particular military installation where the mortgaged property is located.

§ 292a.3 *Submission of application.* Applications for mortgage insurance may be submitted in triplicate through the local Federal Housing Administration office on a standard form prescribed by the Commissioner, which shall be fully executed, including all the required exhibits.

§ 292a.4 *Application fee.* No application will be considered unless the fee therefor has been paid. This fee, referred to as the "application fee," is \$1.50 per thousand of the face amount of the loan applied for.

§ 292a.5 *Commitment fee.* (a) A further sum (referred to as commitment fee) which, when added to the application fee will aggregate \$3.00 per thousand of the face amount of the mortgage loan set forth in the commitment, shall be paid within 30 days subsequent to the date of the commitment.

(b) If an application is rejected as a result of preliminary examination by the Commissioner and before it is assigned for processing, the application fee will be returned to the applicant.

§ 292a.6 *Maximum mortgage amount; replacement cost.* (a) The mortgage shall involve a principal obligation not to exceed the amount which the Commissioner estimates will be the replacement cost of the property or project when the proposed improvements are completed. Such cost may include the cost of the land, the physical improvements, and utilities within the boundaries of the property or project.

(b) The mortgage amount is subject to other limitations as provided in § 292a.7 and § 292a.8.

§ 292a.7 *Maximum mortgage amount; dollar limitation.* (a) The mortgage shall involve a principal obligation in an amount not to exceed an average of \$13,500 per family unit for such part of the property or project as may be attributable to dwelling use, less the amount of the Commissioner's estimated value of any usable utilities within the boundaries of the property or project where owned by the United States and not provided for out of the proceeds of the mortgage.

(b) In addition to the dollar limitation prescribed in this section the mortgage amount is subject to other limitations as provided in § 292a.6 and § 292a.8.

§ 292a.8 *Maximum mortgage amount; successful bid.* (a) The mortgage shall involve a principal obligation not to exceed the amount of the successful bid of the eligible builder of the property or project. The term "eligible builder" means a person, partnership, firm, or corporation determined by the Secretary of Defense, after consultation with the Commissioner (1) to be qualified by experience and financial responsibility to construct housing of the type described and provided for under Title VIII of the National Housing Act; and (2) to have submitted the lowest acceptable bid.

(b) In addition to the bid limitation prescribed in this section, the mortgage amount is subject to other limitations as provided in § 292a.6 and § 292a.7

§ 292a.9 *Mortgage maturity and amortization.* The mortgage shall have a maturity satisfactory to the Commissioner, but in no event to exceed 25 years, and shall contain complete amortization provisions satisfactory to the Commissioner.

§ 292a.10 *Interest rate of mortgage.* The mortgage shall bear interest, not exceeding 4 percent per annum, on the amount of the principal obligation outstanding at any time, as may be agreed upon between the mortgagor and the mortgagee. All charges made in connection with the mortgage transaction shall be subject to the approval of the Commissioner.

§ 292a.11 *Standards and conditions of acceptability.* The mortgage shall be executed with respect to a project which, in the opinion of the Commissioner, is an acceptable risk in view of the Certificate of Need issued by the Secretary of Defense. Such project or property shall comply with such standards and conditions as the Commissioner may prescribe to establish its acceptability for mortgage insurance.

§ 292a.12 *Prepayment privilege.* The mortgage must contain a provision permitting the mortgagor to prepay the mortgage in whole or in part upon any interest payment date after giving to the mortgagee 30 days' notice in writing in advance of its intention to so prepay. The mortgagee may, however, include in the mortgage a provision for such additional charge in the event of prepayment

of principal as may be agreed upon between the mortgagor and the mortgagee: *Provided*, That the mortgagor must be permitted to prepay up to 15 percent of the original principal amount of the mortgage in any one calendar year without any such additional charge.

§ 292a.13 *Late charge provision.* The mortgage may provide for the collection by the mortgagee of a "late charge," not to exceed 2 cents for each dollar of each payment to interest and/or principal more than 15 days in arrears, to cover the extra expense involved in handling delinquent payments. Late charges may not be deducted from any aggregate monthly payment if not collected.

§ 292a.14 *Eligible mortgagors.* A private corporation or association (referred to in this subchapter as "mortgagor," "corporation," or "mortgagor corporation") is eligible for mortgage insurance if formed or created, with the approval of the Commissioner for the purpose of providing housing for rent or sale, and possessing powers necessary therefor and incidental thereto. So long as such contract of insurance is in effect, the corporation or association shall engage in no business other than the construction and operation of a housing project limited to nontransient occupancy.

§ 292a.15 *Stock acquisition by military.* Upon completion of the project the military shall acquire all the stock of the mortgagor corporation and shall hold the same and manage and operate the project property so long as there is outstanding thereon a mortgage insured by the Commissioner.

§ 292a.16 *Supervision in general; lien certificate.* Any mortgagor that has applied for insurance pursuant to this title must make the certification covering liens and outstanding obligations as provided in § 232.18 (b) of Part 232 of Subchapter D of this chapter.

§ 292a.17 *Supervision in general, off-site completion agreement.* Any mortgagor that has applied for insurance pursuant to this title is subject to the provisions of § 232.19 (c) (3) of Part 232 of Subchapter D of this chapter concerning an agreement for completion of off-site public utilities and streets.

§ 292a.18 *Supervision in general, completion assurance.* Any mortgagor that has applied for insurance pursuant to this title is subject to the provisions of § 232.19 (c) (5) of Part 232 of Subchapter D of this chapter regarding acceptable assurance for the completion of a project.

§ 292a.19 *Supervision in general; agreement covering advances.* Any mortgagor that has applied for insurance pursuant to this title is subject to the provisions of § 232.19 (c) (4) of Part 232 of Subchapter D of this chapter, setting forth the requirements of the agreement between the mortgagor and mortgagee relating to advances to be made during construction of the project.

§ 292a.20 *Supervision in general; labor and wages.* Any mortgagor that has applied for insurance pursuant to

this title is subject to the provisions of § 232.19 (d) of Part 232 of Subchapter D of this chapter with respect to labor standards and prevailing wage requirements.

§ 292a.21 *Working capital.* The mortgagor shall deposit with the mortgagee, or in a depository satisfactory to the mortgagee, and under the control of the mortgagee, an amount equivalent to not less than 1% of the original principal amount of the mortgage for allocation by the mortgagee to the accruals for taxes, mortgage insurance premiums, hazard insurance premiums, and assessments required by the terms of the mortgage.

§ 292a.22 *Replacement reserves.* The Commissioner may require a reserve fund for replacements to be accumulated and maintained with the mortgagee for the purpose of replacing structural elements and mechanical equipment of the project.

§ 292a.23 *Development of property.* At the time the mortgage is insured the mortgagor shall be obligated to construct and complete new housing accommodations on the mortgaged property, designed principally for residential use, conforming to standards satisfactory to the Commissioner, and consisting of not less than eight rental dwelling units on one site and may be detached, semi-detached, or row houses, or multi-family structures; except that the Commissioner may insure a mortgage on a completed project constructed pursuant to a Commitment to Insure Upon Completion.

§ 292a.24 *Form of contract.* The form of contract between the military and the eligible builder shall be subject to the prior approval of the Commissioner.

§ 292a.25 *Effective date.* The provisions of this part shall be effective as to all mortgages with respect to which a commitment to insure is issued on or after August 15, 1955.

PART 293a—ARMED SERVICES HOUSING INSURANCE; RIGHTS AND OBLIGATIONS OF THE MORTGAGEE UNDER THE INSURANCE CONTRACT

Sec.

293a.1 Incorporation by reference.

293a.2 Definitions.

293a.3 Waiver of adjusted premium charge.

293a.4 Insurance benefits requirement.

293a.5 Insurance benefits.

293a.6 Hazard insurance.

293a.7 Mortgage insurance premiums; where military assumes debt.

293a.8 Effective date.

AUTHORITY: §§ 293a.1 to 293a.8 issued under sec. 808, 63 Stat. 570; U. S. C. 1748g. Interpret or apply Public Law 345, approved August 11, 1955; 69 Stat. 635.

§ 293a.1 *Incorporation by reference.* (a) All of the provisions of Part 233 of this chapter concerning the rights and obligations of a mortgagee under an insurance contract pursuant to section 207 of the National Housing Act apply with equal force and effect to mortgages insured pursuant to section 803 of the National Housing Act, except the following provisions:

Section 233.1 Definitions.

Section 233.8 Insurance benefits requirement.

Section 233.9 Insurance benefits.

Section 233.10 Protection of mortgage security.

Section 233.14 Effective date.

(b) For the purposes of this part all references in Part 233 of this chapter to section 207 of the National Housing Act shall be deemed to refer to section 803 of the National Housing Act and all references to the Housing Insurance Fund or the Housing Fund shall be construed to refer to the Armed Services Housing Mortgage Insurance Fund.

(c) The Military Housing Insurance Fund shall hereafter be known as the Armed Services Housing Mortgage Insurance Fund.

§ 293a.2 *Definitions.* (a) The term "mortgage" means a first mortgage on real estate, in fee simple, or on a leasehold (1) under a lease for not less than ninety-nine years which is renewable; or (2) under a lease for a period of not less than fifty years to run from the date the mortgage was executed; and the term "first mortgage" means such classes of first liens as are commonly given to secure advances on, or the unpaid purchase price of, real estate, under the laws of the State in which the real estate is located, together with the credit instruments, if any, secured thereby.

(b) The term "mortgagee" includes the original lender under a mortgage, and its successors and assigns approved by the Commissioner; and the term "mortgagor" includes the original borrower under a mortgage, its successors and assigns.

(c) The term "maturity date" means the date on which the mortgage indebtedness would be extinguished if paid in accordance with periodic payments provided for in the mortgage.

(d) The term "housing accommodations" means housing designed for occupancy by military personnel and their dependents, assigned to duty at or near the military installation where such housing units are constructed.

(e) The term "personnel" shall include personnel of the military and civilian personnel approved by the Secretary of Defense, or his designee, and the dependents of all such personnel.

(f) The term "military" includes Army, Navy, Marine Corps, Air Force, and Coast Guard.

(g) The term "State" includes the several States and Alaska, Hawaii, Puerto Rico, the District of Columbia, Guam, and the Virgin Islands.

§ 293a.3 *Waiver of adjusted premium charge.* Where the military assumes the mortgage indebtedness, the provisions of § 233.3 of Part 233 of Subchapter D of this chapter requiring the payment of an adjusted premium charge in the event of prepayment shall not be applicable.

§ 293a.4 *Insurance benefits requirement.* (a) When the mortgagee becomes eligible for the benefits of the mortgage insurance, it shall within 30 days thereafter, or within such later time as may be agreed upon by the Commissioner in writing, notify the Commissioner in writ-

ing of its intention to file claim for debentures. At any time within 30 days after the date of such notice, or within such further period as may be agreed upon by the Commissioner in writing, the mortgagee shall, in such manner as the Commissioner may require, assign, transfer and deliver to the Commissioner the original credit instrument and the mortgage securing the same, without recourse or warranty, except that the mortgagee must warrant that no act or omission of the mortgagee has impaired the validity and priority of the mortgage, that the mortgage is prior to all mechanics' and materialmen's liens filed of record subsequent to the recording of such mortgage regardless of whether such liens attached prior to such recording date, and prior to all liens and encumbrances which may have attached or defects which may have arisen subsequent to the recording of such mortgage, except such liens or other matters as may be approved by the Commissioner, that the amount stated in the instrument of assignment is actually due and owing under the mortgage, that there are no offsets or counterclaims thereto, and that the mortgagee has a good right to assign and will promptly deliver to the Commissioner the mortgage and other items enumerated below:

(1) All rights and interest arising under the mortgage so in default;

(2) All claims of the mortgagee against mortgagor or others, arising out of the mortgage transaction;

(3) All policies of title or other insurance or surety bonds or other guaranties, and any and all claims thereunder, including evidence satisfactory to the Commissioner that the original title coverage has been extended to include the assignment of the mortgage to the Commissioner;

(4) Any balance of the mortgage loan not advanced to the mortgagor;

(5) Any cash or property held by the mortgagee or its agents or to which it is entitled, including deposits made for the account of the mortgagor, and which have not been applied in reduction of the principal of the mortgage indebtedness;

(6) All funds held by the mortgagee for the account of the mortgagor and which were received pursuant to any other agreement;

(7) All records, documents, books, papers and accounts relating to the mortgage transaction;

(8) Any additional information or data which the Commissioner may require.

(b) Nothing contained in this section shall be so construed as to require the mortgagee to take any action when the necessity therefor has been waived in writing by the Commissioner nor to prevent the mortgagee from taking action at a later date than herein specified if the Commissioner agreed thereto in writing.

§ 293a.5 *Insurance benefits.* (a) If the mortgagee proceeds in accordance with § 293a.4 and furnishes evidence satisfactory to the Commissioner that there are no past due and unpaid ground rents, general taxes, or special assessments, and furnishes the warranties de-

scribed in said section, the Commissioner shall deliver to the mortgagee—

(1) Debentures of the Armed Services Housing Mortgage Insurance Fund as set forth in section 803 of the National Housing Act which debenture shall:

(i) Be issued as of the date the mortgage became in default;

(ii) Have a total face value equal to the value of the mortgage as defined in section 803 (d) of the National Housing Act, which value shall be determined by adding to the original principal of the mortgage which was unpaid on the date of default the amount which the mortgagee may have paid for taxes, special assessments, and water rates which are liens prior to the mortgage; insurance on the property and reasonable expenses for the completion and preservation of the property, and any mortgage insurance premiums paid after default; less any amount received on account of the mortgage after such date, and any net income received by the mortgagee from the property after such date;

(iii) Be registered as to principal and interest;

(iv) At the option of the Commissioner and with the approval of the Secretary of the Treasury, be redeemed at par and accrued interest on any interest payment date on 3 months' notice of redemption given in such manner as the Commissioner shall prescribe;

(v) Mature 20 years from the date thereof;

(vi) Be issued in multiples of \$50.00 and any difference not in excess of \$50.00 between the amount of debentures to which the mortgagee is otherwise entitled hereunder and the aggregate face value of the debentures issued shall be paid in cash by the Commissioner to the mortgagee;

(vii) Bear interest from the date of issue, payable semiannually on the first day of January and the first day of July of each year at the rate in effect as of the date the commitment was issued, or as of the date the mortgage was endorsed for insurance, whichever rate is the higher. The following interest rates are effective for the dates listed:

Effective rate	On or after—	Prior to—
2½ percent.....	July 1, 1935	

(2) A certificate of claim in accordance with section 803 (g) of the National Housing Act. Such certificate shall be for an amount which the Commissioner determines to be sufficient, when added to the face value of the debentures issued and the cash adjustment paid to the mortgagee, to equal the amount which the mortgagee would have received if, on the date of the assignment, transfer and delivery to the Commissioner, the mortgagor had extinguished the mortgage indebtedness by payment in full of all obligations under the mortgage. Such certificate of claim shall provide that there shall accrue to the holder of such certificate with respect to the face amount of such certificate, an increment at the rate of three percent per annum, beginning on the date of the

assignment of the mortgage to the Commissioner, but which shall not be compounded. If any excess is realized from the mortgage and all claims in connection therewith so assigned, transferred and delivered, and from the property covered by such mortgage and all claims in connection with such property, after deducting all expenses incurred by the Commissioner in handling, dealing with, acquiring title to, and disposing of such mortgage and property and in collecting such claims, such excess shall be applied in payment of the certificate of claim and any balance thereafter shall be retained by the Commissioner and credited to the Armed Services Housing Mortgage Insurance Fund.

(b) In the event the mortgagor pays the obligation under the mortgage in full, prior to the maturity thereof, and the mortgagee pays any adjusted premium required, and the Commissioner is given written notice by the mortgagee of such payment by the mortgagor, the obligation to pay any subsequent premium charge for insurance shall cease and all rights of the mortgagee, under the contract of insurance shall terminate as of the date of such notice.

§ 293a.6 *Hazard insurance.* (a) The mortgaged premises shall at all times be insured against fire and other hazards as provided in the mortgage. The duty shall be upon the mortgagee to provide such coverage in the event the mortgagor fails to do so. If the mortgagee fails to pay any premiums necessary to keep the mortgaged premises so insured, the contract of insurance may be terminated at the election of the Commissioner. If at the time claim is filed for debentures, the property has been damaged by fire or other hazards, and loss has been sustained by reason of failure to keep the property insured as provided in the mortgage, the amount of such loss may be deducted from the amount of the debentures. In the event a loss has occurred to the mortgaged property under any policy of fire or other hazard insurance and the amount of any funds received by the mortgagee in payment of such loss shall be sufficient to pay in full the entire mortgage indebtedness, the mortgage shall, upon receipt of such funds by the mortgagee, be deemed paid and the contract of mortgage insurance made with the Commissioner shall thereupon terminate. If, however, any funds so received shall be insufficient to pay such mortgage indebtedness in full, the mortgagee shall not exercise its option under the mortgage to use the proceeds of such insurance for the repairing, replacing or rebuilding of such premises or to apply such proceeds to the mortgage indebtedness without prior written approval of the Commissioner. If the Commissioner shall fail to give his approval to the use or application of such funds for either of said purposes within thirty days after written request by the mortgagee, the mortgagee may use or apply such funds for any of the purposes specified in the mortgage without the approval of the Commissioner.

(b) If the military assumes the mortgage indebtedness or guarantees the mortgagee and the Commissioner against any loss which has been covered by such hazard insurance, the requirement for hazard insurance may be waived.

§ 293a.7 *Mortgage insurance premiums; where military assumes debt.* If the military assumes the mortgage indebtedness or guarantees the mortgagee and the Commissioner against loss, the requirements of § 233.2 with respect to mortgage insurance premiums may be modified or waived.

§ 293a.8 *Effective date.* The provisions of this part shall be effective as to all mortgages with respect to which a commitment to insure is issued on or after August 15, 1955.

(Sec. 211, 52 Stat. 23; 12 U. S. C. 1715b. Interpret or apply sec. 808, 63 Stat. 570; 12 U. S. C. 1748g)

Issued at Washington, D. C., August 15, 1955.

NORMAN P. MASON,
Federal Housing Commissioner

[F. R. Doc. 55-6720; Filed, Aug. 16, 1955; 8:46 a. m.]

TITLE 29—LABOR

Chapter V—Wage and Hour Division, Department of Labor

PART 521—EMPLOYMENT OF APPRENTICES

ISSUANCE OF SPECIAL CERTIFICATES; RECONSIDERATION AND REVIEW

On June 30, 1955, notice was published in the FEDERAL REGISTER (20 F. R. 4657) of the proposed amendment of §§ 521.6 and 521.11 of the regulations governing the Employment of Apprentices (29 CFR Part 521). Interested parties were given 20 days within which to submit written data, views and arguments relative to the proposed amendment. This period has now expired and no comments have been received.

Accordingly, pursuant to authority under section 14 of the Fair Labor Standards Act, as amended (52 Stat. 1068, as amended 29 U. S. C. 214) (Note: Section 521.12 (29 CFR Part 521)) Reorganization Plan No. 6 of 1950 (5 U. S. C. 611) General Order No. 45-A (15 F. R. 3290) and, the position of the Administrator being presently vacant, General Order No. 85 (20 F. R. 2066) §§ 521.6 and 521.11 of regulations, Part 521 (29 CFR Part 521) are hereby amended to read as follows:

§ 521.6 *Issuance of special certificates.* (a) If the apprenticeship agreement and other available information indicate that the requirements of § 521.3 and the other requirements of this part are satisfied, the Administrator or his authorized representative shall issue a special certificate in accordance with § 521.1. Otherwise, he shall deny the special certificates.

(b) The special certificate, if issued, shall be mailed to the employer or the

joint apprenticeship committee and a copy shall be mailed to the apprentice. If a special certificate is denied, the employer or the joint apprenticeship committee, the apprentice and the recognized apprenticeship agency shall be given written notice of the denial. The employer shall pay the apprentice the minimum wage applicable under section 6 of the act from the date of receipt of notice of such denial.

(c) A special certificate will not be issued where there are serious outstanding violations involving the employee for whom an apprentice certificate is being requested, or where there are any serious outstanding violations of a certificate previously issued, or where there have been any serious violations of the act which provide reasonable grounds to conclude that the terms of a certificate may not be complied with, if issued.

§ 521.11 *Reconsideration and review.*

(a) Any person aggrieved by the action of an authorized representative of the Administrator in denying, granting, or cancelling a special certificate may, within 15 days after such action, (1) file a written request for reconsideration thereof by the authorized representative of the Administrator who made the decision in the first instance, or (2) file a written request for review of the decision by the Administrator or an authorized representative who has taken no part in the action which is the subject of review.

(b) A request for reconsideration shall be accompanied by a statement of the additional evidence which the applicant believes may materially affect the decision together with a showing that there were reasonable grounds for failure to present such evidence in the original proceedings.

(c) Any person aggrieved by the action of an authorized representative of the Administrator in denying a request for reconsideration may, within 15 days thereafter, file with the Administrator a written request for review.

(d) Any person aggrieved by the reconsidered determination of an authorized representative of the Administrator may within 15 days after such determination file with the Administrator a written request for review.

(e) A request for review shall be granted where reasonable grounds for the review are set forth in the request.

(f) If a request for reconsideration or review is granted, all interested persons shall be afforded an opportunity to present their views.

(Secs. 11, 14, 52 Stat. 1066, 1068, as amended; 29 U. S. C. 211, 214)

This amendment shall become effective September 19, 1955.

Signed at Washington, D. C., this 12th day of August 1955.

STUART ROTHMAN,
Solicitor of Labor

[F. R. Doc. 55-6689; Filed, Aug. 16, 1955; 8:47 a. m.]

PROPOSED RULE MAKING

DEPARTMENT OF JUSTICE

Immigration and Naturalization Service

[8 CFR Part 214f]

STUDENT REGULATIONS

NOTICE OF PROPOSED RULE MAKING

Pursuant to section 4 of the Administrative Procedure Act (60 Stat. 238; 5 U. S. C. 1003) notice is hereby given of the proposed issuance of the following rules facilitating the attendance of nonimmigrant students in schools in the United States. In accordance with subsection (b) of said section 4, interested persons may submit to the Commissioner of Immigration and Naturalization, Room 1060, Temporary Federal Office Building X, Nineteenth and East Capitol Streets NE., Washington 25, D. C., written data, views, or arguments (in duplicate) relative to these proposed rules. Such representations may not be presented orally in any manner. All relevant material received within 20 days following the day of publication of this notice will be considered.

Part 214f is amended to read as follows:

PART 214f—ADMISSION OF NONIMMIGRANTS: STUDENTS

Subpart A—Substantive Provisions

Sec.

- 214f.1 Petition for approval.
- 214f.2 Approval of certain institutions of learning and recognized places of study.
- 214f.3 Withdrawal of approval.
- 214f.4 Certificate of acceptance.
- 214f.5 Prerequisites for admission.
- 214f.6 Limitation on time for which admitted.
- 214f.7 Employment.

Subpart B—Procedural and Other Nonsubstantive Provisions

- 214f.31 Withdrawal of approval; procedure.

AUTHORITY: §§ 214f.1 to 214f.31 issued under sec. 103, 66 Stat. 173; 8 U. S. C. 1103. Interpret or apply sec. 4, 43 Stat. 155, as amended, secs. 101, 214, 66 Stat. 166, 189; 8 U. S. C. 1101, 1184.

SUBPART A—SUBSTANTIVE PROVISIONS

§ 214f.1 *Petition for approval.* Any institution of learning or other recognized place of study desiring the approval required by section 101 (a) (15) (F) of the act may file with the district director or officer in charge having administrative jurisdiction over the place in which the institution or place of study is located a petition for such approval on Form I-17. The petitioner shall be notified of the decision and, if the petition is denied, of the reasons therefor and of the right to appeal within 10 days from the receipt of such notification in accordance with Part 7 of this chapter.

§ 214f.2 *Approval of certain institutions of learning and recognized places of study.* Any institution of learning or other place of study in the United States which falls within any of the following-

described categories, and which agrees to report in writing to the district director or officer in charge having administrative jurisdiction over the place where such institution of learning or place of study is located the enrollment and termination of attendance of each nonimmigrant student, is hereby approved for the attendance of nonimmigrant students in accordance with section 101 (a) (15) (F) of the act:

(a) Any public educational institution listed in the current issue of one of the following-described publications or lists:

(1) "Directory of Secondary Day Schools in the United States," U. S. Office of Education, Washington, D. C.

(2) Directories and official lists of public educational institutions issued by State departments of education. In a State that does not publish all-inclusive public school directories or official lists, a statement over the signature of the local public school superintendent that any school is an approved or recognized part of that public school system, will suffice within the meaning of this subparagraph.

(3) Education Directory, Part 3, "Higher Education," U. S. Office of Education (including privately controlled colleges and universities listed therein)

(4) "Accredited Higher Institutions," U. S. Office of Education (including privately controlled colleges and universities listed therein)

(b) Any secondary school which is operated by or as a part of an institution of higher learning listed in subparagraph (2) (3) or (4) of paragraph (a) of this section.

(c) Private and parochial elementary and secondary schools, if they meet any one of the following conditions:

(1) The school is currently listed as accredited in the U. S. Office of Education publication "Directory of Secondary Day Schools in the United States."

(2) The school is currently listed in the educational directory of the respective State department of education.

(3) The school is an elementary school related to an accredited secondary school.

(4) The school is certified by a responsible official of a State or local public education department or system as meeting the requirements of the State or local public educational system.

The agreement to report the enrollment and termination of attendance of each nonimmigrant student shall be executed on Form I-17. The provisions of § 2.5 of this chapter relating to payment of a fee shall not be applicable to an institution of learning or other place of study which meets the requirements of this section.

§ 214f.3 *Withdrawal of approval.* Approval granted under section 101 (a) (15) (F) of the Immigration and Nationality Act or section 4 (e) of the Immigration Act of 1924 to an institution of learning or place of study which materially reduces its educational program or

facilities, or which fails, neglects, or refuses to comply with all the terms of its agreement and section 101 (a) (15) (F) of the act may be revoked by the district director having administrative jurisdiction over the place in which such institution or place of study is located.

§ 214f.4 *Certificate of acceptance.* When a prospective nonimmigrant student has been accepted for attendance, the appropriate officer of the approved institution of learning or place of study shall execute Form I-20 in a single copy and furnish it to the student for presentation to the American consul (if a visa is required) and the Service. If requested by the student, the school shall execute Form I-20 in a single copy for the student's use in temporarily departing from and reentering the United States, in connection with any application for extension of the period of his temporary admission, or in connection with any request to transfer to another school.

§ 214f.5 *Prerequisites for admission.* An alien, otherwise admissible to the United States as a nonimmigrant of the class described in section 101 (a) (15) (F) of the act, shall not be eligible for admission to the United States in such nonimmigrant classification unless he presents Form I-20 properly filled out by the institution to which he is destined, and personally executes the reverse of Form I-20. A certificate of acceptance of equivalent document dated prior to the effective date of these regulations will be accepted by an American consul and this Service until January 1, 1956.

§ 214f.6 *Limitation on time for which admitted.* An alien may be admitted initially to the United States as a nonimmigrant of the class described in section 101 (a) (15) (F) of the act for a period not to exceed one year.

§ 214f.7 *Employment.* If it becomes necessary for a student to accept employment after admission, he shall, before accepting such employment, apply on Form I-24 to the district director or officer in charge having administrative jurisdiction over the place in which is located the approved institution or place of study attended by him. If the district director or officer in charge is satisfied that the applicant is meeting all the conditions and requirements of his status, that he does not have sufficient means to cover his expenses, and that the desired employment will not interfere with his carrying successfully a course of study of the required scope, he may grant permission to accept employment. Practical training may be authorized within the limitations specified on Form I-20.

SUBPART B—PROCEDURAL AND OTHER NONSUBSTANTIVE PROVISIONS

§ 214f.31 *Withdrawal of approval; procedure.* Whenever a district director having administrative jurisdiction over the place in which an approved institution of learning or place of study is lo-

cated has reason to believe that such institution or place of study has materially reduced its educational program or facilities, or has failed, neglected, or refused to comply with all the terms of its agreement and section 101 (a) (15) (F) of the act, he shall cause a notice to be sent to such institution or place of study that it is proposed within 30 days of the delivery of the notice to enter a decision withdrawing the approval previously granted for reasons set forth in the notice. Within such 30-day period the institution or place of study may submit to the district director written representations, under oath and supported by documentary evidence, setting forth reasons why the approval should not be withdrawn. The period within which such representations may be submitted may be extended in the discretion of the district director upon timely request for such extension. After consideration of the facts presented, the district director shall notify the institution or place of study in writing of his decision and, if said decision is to withdraw the approval previously granted, the reasons therefor and that the institution or place of study has 10 days from receipt of notification of decision in which to appeal in accordance with Part 7 of this chapter.

Dated: August 11, 1955.

J. M. SWING,
Commissioner of
Immigration and Naturalization.

[F. R. Doc. 55-6683; Filed, Aug. 16, 1955;
8:46 a. m.]

DEPARTMENT OF AGRICULTURE

Agricultural Marketing Service

[7 CFR Part 993]

HANDLING OF DRIED PRUNES PRODUCED IN CALIFORNIA

APPROVAL OF BUDGET OF EXPENSES OF PRUNE ADMINISTRATIVE COMMITTEE AND FIXING RATE OF ASSESSMENT FOR 1955-56 CROP YEAR

Notice is hereby given that the Secretary of Agriculture is considering a proposed rule to approve a budget of expenses of the Prune Administrative Committee for the 1955-56 crop year, and to fix a rate of assessment for such year, as hereinafter set forth. The amount of such expenses and the rate of assessment were recommended by the committee in accordance with the provisions of Marketing Agreement No. 110, as further amended, and Order No. 93, as further amended (19 F. R. 1301) regulating the handling of dried prunes produced in California, effective under the Agricultural Marketing Agreement Act of 1937, as amended (7 U. S. C. 601 et seq.)

Consideration will be given to any data, views, or arguments pertaining thereto which are filed in triplicate with the Director, Fruit and Vegetable Division, Agricultural Marketing Service, United States Department of Agriculture, Washington 25, D. C., and received not later than the close of business on the eighth day after the publication of this notice in the FEDERAL REGISTER, except that if said eighth day after publi-

cation should fall on a legal holiday, Saturday, or Sunday, such submission will be received by the Director not later than close of business on the next following business day.

The proposed rule is as follows:

§ 993.306 *Budget of expenses of the Prune Administrative Committee and rate of assessment for the 1955-56 crop year*—(a) *Budget of expenses.* Expenses in the amount of \$85,440 are reasonable and are likely to be incurred by the Prune Administrative Committee for its maintenance and functioning for the crop year beginning August 1, 1955, and ending July 31, 1956.

(b) *Rate of assessment.* Each handler shall pay to the Prune Administrative Committee, in accordance with the provisions of § 993.50 (e) of the marketing agreement, as further amended, and order, as further amended, an assessment of 60 cents for each ton of prunes received by him as the first handler thereto during the crop year beginning August 1, 1955, and ending July 31, 1956, which assessment rate is hereby fixed as each handler's pro rata share of the aforesaid expenses.

Issued at Washington, D. C., this 12th day of August 1955.

[SEAL] G. R. GRANGE,
Acting Director
Fruit and Vegetable Division.

[F. R. Doc. 55-6696; Filed, Aug. 16, 1955;
8:48 a. m.]

Commodity Stabilization Service

[7 CFR Part 728]

WHEAT

NOTICE OF FORMULATION OF REGULATIONS RELATING TO MEASUREMENT OF ACREAGE, MARKETING, COLLECTION OF MARKETING PENALTIES, STORAGE, AND RECORDS AND REPORTS, 1956-57 MARKETING YEAR

A national marketing quota proclamation for the 1956 crop of wheat was issued by the Secretary of Agriculture on May 17, 1955 (20 F. R. 3478) and the quota was approved by wheat producers voting in a referendum on June 25, 1955. Farm acreage allotments were established pursuant to section 334 of the Agricultural Adjustment Act of 1938, as amended, and notices thereof mailed to farm operators prior to the date of the referendum in accordance with section 362 of the Act.

Pursuant to the authority contained in the applicable provisions of the Act, as amended and supplemented (7 U. S. C. 1301, 1331-1340, 1372-1375) the Secretary of Agriculture is preparing to formulate and issue marketing quota regulations covering the measurement of farms, the determination of farm normal yields and farm marketing excesses, the issuance of marketing cards, the identification of wheat, the storage and delivery of wheat to avoid or postpone payment of penalties, the collection and refund of penalties, and the records and reports incident thereto with respect to the 1956 crop of wheat.

It is proposed that the regulations be substantially the same as the regulations

in effect for the 1955-56 marketing year (20 F. R. 1621, 2969, 3555, 3579, 4940, 5384, 5448)

Prior to the issuance of such regulations consideration will be given to any data, views, or recommendations pertaining thereto which are submitted in writing to the Director, Grain Division, Commodity Stabilization Service, United States Department of Agriculture, Washington 25, D. C.

All submissions must be postmarked not later than fifteen days from the date of publication of this notice in the FEDERAL REGISTER in order to be considered.

Issued this 12th day of August 1955.

[SEAL] WALTER C. BERGER,
Acting Administrator

[F. R. Doc. 55-6701; Filed, Aug. 16, 1955;
8:49 a. m.]

[7 CFR Part 814]

[Hearing Clerk Docket No. SU-133]

ALLOTMENT OF 1955 SUGAR QUOTAS FOR MAINLAND CANE SUGAR AREA

NOTICE OF REOPENED HEARING

Section 205 (a) of the Sugar Act of 1948, as amended (61 Stat. 922, as amended by 65 Stat. 318; 7 U. S. C. 1100), hereinafter referred to as the "act", requires the Secretary to allot a quota whenever he finds that the allotment is necessary, among other things to (1) prevent disorderly marketing of sugar or liquid sugar and (2) to afford all interested persons an equitable opportunity to market sugar or liquid sugar. Section 205 (a) also requires that such allotments be made after such hearing and notice as the Secretary of Agriculture may prescribe.

Pursuant to the authority contained in the act and in accordance with applicable rules of practice and procedure (7 CFR 801.1 et seq.) a preliminary finding was made that allotment of the quota is necessary, and a notice was published on February 10, 1955 (20 F. R. 961) of a public hearing to be held at New Orleans, Louisiana, in the St. Charles Hotel, on February 25, 1955, at 10:00 a. m., c. s. t., for the purpose of receiving evidence to enable the Secretary, (1) to affirm, modify or revoke the preliminary finding of necessity for allotments, and (2) to establish fair, efficient and equitable allotments of the 1955 quota for the Mainland Cane Sugar Area for the calendar year 1955. The hearing was held at the place and time specified in the notice.

Based upon the record of the hearing and pursuant to the applicable rules of practice and procedure, the Acting Administrator, Commodity Stabilization Service, United States Department of Agriculture, on July 26, 1955, filed a recommended decision and proposed order with respect to the allotment of the 1955 sugar quota for the Mainland Cane Sugar Area with the Hearing Clerk, United States Department of Agriculture, Washington 25, D. C. Notice of such filing and opportunity to file exceptions thereto were given to all interested persons in the manner provided in the rules of practice and procedure (20 F. R. 5328) Within the period reserved

therefor, interested parties filed exceptions to certain of the findings, conclusions and actions recommended by the Administrator.

In view of the exceptions filed, it is desirable that further evidence be obtained in regard to the issues involved, and that the hearing and record thereof (Hearing Clerk Docket No. SU-133) be reopened to receive any additional evidence which any interested person may offer, in order that all evidence pertinent to the issues will be available to the Secretary to enable him to make a fair, efficient and equitable allotment of the 1955 sugar quota for the Mainland Cane Sugar Area. The nature of the evidence to be presented at such reopened hearing and the subjects and issues of the reopened hearing are those specified in the notice of the original hearing (20 F. R. 961). At the reopened hearing a government witness will offer final data for the record relating to processing of sugarcane of the 1954 crop to which proportionate shares pertained, 1954 marketings, and January 1, 1955, physical and "effective" inventories. The government witness, further, will propose allotment of the quota on the basis outlined in the recommended decision, using, however, the final data to be offered in evidence referred to above and assigning different weightings to the factors "processings from proportionate shares cane" "past marketings" and "ability to market".

In view of the limited period remaining in the year within which to market in an orderly manner any increases in allotments resulting from this proceeding, it is determined pursuant to the applicable rules of practice and procedure (7 CFR 801.4) that an emergency exists making it necessary that this notice of reopened hearing provide less than 10 days notice after publication in the FEDERAL REGISTER.

Accordingly, pursuant to the authority contained in the act and in accordance with applicable rules of practice and procedure, notice is hereby given that a public hearing will be held in the Jackson Room, St. Charles Hotel, New Orleans, Louisiana, on August 22, 1955, beginning at 10:00 a. m., c. s. t., for the purposes set forth above.

Issued this 12th day of August 1955.

[SEAL] TRUE D. MORSE,
Acting Secretary of Agriculture.

[F. R. Doc. 55-6698; Filed, Aug. 16, 1955;
8:49 a. m.]

DEPARTMENT OF HEALTH, EDUCATION, AND WELFARE

Food and Drug Administration

[21 CFR Parts 14, 19, 27, 29, 53]

CACAO PRODUCTS; CHEESES AND RELATED FOODS; CANNED FRUIT; FRUIT BUTTERS AND RELATED PRODUCTS; TOMATO PRODUCTS

NOTICE OF PROPOSAL TO AMEND DEFINITIONS AND STANDARDS OF IDENTITY

In the matter of amending the definitions and standards of identity for sweet chocolate; milk chocolate; skim milk

chocolate; buttermilk chocolate; mixed dairy product chocolates; sweet chocolate and vegetable fat (other than cacao fat) coating; sweet cacao with vegetable fat (other than cacao fat) coating; pasteurized process cheese spread; pasteurized cheese spread with fruits, vegetables, or meats; pasteurized cheese spread with fruits, vegetables, or meats; pasteurized neufchatel cheese spread with other foods; cold-pack cheese food; cold-pack cheese food with fruits, vegetables, or meats; canned peaches; canned peaches with rum; canned apricots; canned apricots with rum; canned pears; canned pears with rum; canned cherries; canned cherries with rum; canned fruit cocktail; fruit butter; fruit jelly; preserves; catsup:

Notice is hereby given that a petition has been filed by the Corn Products Refining Company, a corporation with headquarters located at 17 Battery Place, New York, New York, setting forth its proposal to amend the definitions and standards of identity for the various foods listed in the preceding paragraph. Pursuant to the authority of the Federal Food, Drug, and Cosmetic Act (sec. 401, 52 Stat. 1046, as amended 68 Stat. 54, 21 U. S. C. 341) and in accordance with the authority delegated to the Commissioner of Food and Drugs by the Secretary of Health, Education, and Welfare (20 F. R. 1996), all interested persons are invited to submit their views in writing regarding the proposal of the above-named petitioner as published in this notice. All views and comments should be submitted in quintuplicate, addressed to the Hearing Clerk, Department of Health, Education, and Welfare, Room 5440, Health, Education, and Welfare Building, Washington 25, D. C., and should be posted prior to the thirtieth day following the date of publication of this notice in the FEDERAL REGISTER.

The proposal of the petitioner is as follows:

1. It is proposed that each of the following regulations, respectively fixing and establishing a definition and standard of identity for the food indicated, be amended by specifying glucose sirup and glucose sirup solids as optional ingredients for each of such foods on the same basis and subject to the same limitations, if any, as are prescribed therein for corn sirup and corn sirup solids:

- Section 14.6 Sweet chocolate . . .
- Section 14.7 Milk chocolate . . .
- Section 14.8 Skim milk chocolate . . .
- Section 14.9 Buttermilk chocolate . . .
- Section 14.10 Mixed dairy product chocolates . . .
- Section 14.11 Sweet chocolate and vegetable fat (other than cacao fat) coating . . .
- Section 14.12 Sweet cacao with vegetable fat (other than cacao fat) coating . . .
- Section 19.775 Pasteurized process cheese spread . . .
- Section 19.776 Pasteurized cheese spread . . .
- Section 19.780 Pasteurized process cheese spread with fruits, vegetables, or meats . . .
- Section 19.781 Pasteurized cheese spread with fruits, vegetables, or meats . . .
- Section 19.783 Pasteurized neufchatel cheese spread with other foods . . .
- Section 19.787 Cold-pack cheese food . . .
- Section 19.788 Cold-pack cheese food with fruits, vegetables, or meats . . .
- Section 27.0 Canned peaches . . .

- Section 27.3 Canned peaches with rum . . .
- Section 27.10 Canned apricots . . .
- Section 27.13 Canned apricots with rum . . .
- Section 27.20 Canned pears . . .
- Section 27.23 Canned pears with rum . . .
- Section 27.30 Canned cherries . . .
- Section 27.33 Canned cherries with rum . . .
- Section 27.40 Canned fruit cocktail . . .
- Section 29.1 Fruit butter . . .
- Section 29.2 Fruit jelly . . .
- Section 29.3 Preserves . . .
- Section 53.10 Catsup . . .

2. It is further proposed that glucose sirup and glucose sirup solids be respectively defined as follows: "The term 'glucose sirup' means a sirup that conforms to the definition for 'corn sirup', except that it is made from any edible starch. The term 'glucose sirup solids' means dried glucose sirup."

Dated: August 11, 1955.

[SEAL] JOHN L. HARVEY,
Acting Commissioner
of Food and Drugs.

[F. R. Doc. 55-6638; Filed, Aug. 16, 1955;
8:47 a. m.]

[21 CFR Part 120]

TOLERANCES AND EXEMPTIONS FROM TOLERANCES FOR PESTICIDE CHEMICALS IN OR ON RAW AGRICULTURAL COMMODITIES

NOTICE OF FILING OF PETITION FOR TOLERANCES FOR RESIDUES OF METHYL BROMIDE

Pursuant to the provisions of the Federal Food, Drug, and Cosmetic Act (sec. 408 (d) (1) 68 Stat. 512; 21 U. S. C. 346a (d) (1)), the following notice is issued:

A petition has been filed by The Dow Chemical Company, Midland, Michigan, requesting the establishment of the following tolerances for residues which result from fumigation of the designated raw agricultural commodities with methyl bromide:

Raw agricultural commodity:	Proposed tolerance inorganic bromide p. p. m.
Apples, pears, and quinces	5
Onions	10
Tomatoes	20
Eggplants	30
Beets	50
Beans, green beans, snap beans, lima beans, black-eyed peas	50
Cocoa beans	50
The following grains: Wheat, rice, rye, oats, barley, corn, and grain sorghum	50
Sweetpotatoes	50
Alfalfa hay	75
Peanuts	75
Potato (Irish, white)	75
Pecans	75
Turnips or rutabagas	75
Cottonseed	250

The petition proposes that the above tolerances are adequate to control such residues of methylated naturally occurring compounds as may be formed during the fumigation of the designated commodities with methyl bromide.

The analytical method set out in the petition is reported in the Analytical

* Amend to permit optional use of glucose sirup solids. Glucose sirup is already an optional ingredient.

Edition of Industrial and Engineering Chemistry Volume 14, Pages 1-4, January 15, 1942.

Dated: August 9, 1955.

[SEAL] JOHN L. HARVEY,
Acting Commissioner
of Food and Drugs.

[F. R. Doc. 55-6676; Filed, Aug. 16, 1955;
8:45 a. m.]

CIVIL AERONAUTICS BOARD

[14 CFR Part 18]

[Draft Release 55-19]

MAINTENANCE, REPAIR, AND ALTERATION
PRIVILEGES AND LIMITATIONS FOR CER-
TIFICATED COMMERCIAL OPERATORS UTI-
LIZING AIRCRAFT OF MORE THAN 12,500
POUNDS MAXIMUM CERTIFICATED TAKE-
OFF WEIGHT

NOTICE OF PROPOSED RULE MAKING

Pursuant to authority delegated by the Civil Aeronautics Board to the Bureau of Safety Regulation, notice is hereby given that the Bureau will propose to the Board amendments to Part 18 of the Civil Air Regulations as hereinafter set forth.

Interested persons may participate in the making of the proposed rules by submitting such written data, views, or arguments as they may desire. Communications should be submitted in duplicate to the Civil Aeronautics Board, attention Bureau of Safety Regulation, Washington 25, D. C. In order to insure their consideration by the Board before taking further action on the proposed rules, communications must be received by Oct. 14, 1955. Copies of such communications will be available after Oct. 18, 1955, for examination by interested persons at the Docket Section of the Board, Room 5412, Department of Commerce Building, Washington, D. C.

Part 18 of the Civil Air Regulations contains the requirements for the maintenance of civil aircraft. One of the provisions of this part permits an appropriately certificated air carrier to

perform maintenance in accordance with a continuous maintenance and inspection program. Part 45 of the Civil Air Regulations requires certificated commercial operators in the conduct of their operations to comply with the provisions of Part 40 or Part 42, as appropriate, with certain minor exceptions. These parts contain the certification and operation rules applicable to scheduled and irregular air carriers, respectively. However, a certificated commercial operator is not an air carrier. Consequently, the provisions of Part 18 do not permit a certificated commercial operator to exercise any of the privileges of an appropriately certificated air carrier in the maintenance of its aircraft, notwithstanding the fact that it is subject to the same certification and operation rules. Therefore, it is proposed to amend § 18.10 to permit a certificated commercial operator to accomplish maintenance, repair, and alterations on its own aircraft, as provided for in its continuous airworthiness maintenance and inspection program and its maintenance manual without the necessity of having to obtain certification as a repair station.

Since certificated commercial operators are required by certain of the operating parts of the Civil Air Regulations to employ qualified maintenance personnel, it is proposed to amend § 18.11 to permit such an operator to approve maintenance, repairs, and alterations.

The Board is separately considering the need for the establishment of minimum standards for a continuous maintenance and inspection system to insure reasonable consistency with Part 52 of the Civil Air Regulations.

In view of the foregoing, notice is hereby given that it is proposed to amend Part 18 of the Civil Air Regulations as follows:

1. By amending § 18.1 by adding new subparagraph (11a) to paragraph (a) to read as follows:

§ 18.1 *Definitions.* (a) * * *

(11a) *Certificated commercial operator* A certificated commercial operator shall mean any person holding a commercial operator certificate as required

by the provisions of Part 45 of this subchapter.

2. By amending § 18.10 by adding a new paragraph (f) to read as follows:

§ 18.10 *Persons authorized to perform maintenance, preventive maintenance, repairs, and alterations.* * * *

(f) A certificated commercial operator may perform maintenance, repairs, and alterations on its own aircraft or aircraft components, including propellers and appliances, as provided for in its continuous airworthiness maintenance and inspection program and its maintenance manual.

3. By amending § 18.11 by adding a new subparagraph (5) to paragraph (a) and a new subparagraph (6) to paragraph (b) to read as follows:

§ 18.11 *Persons authorized to approve maintenance, repairs, and alterations*—
(a) *Maintenance, minor repairs, and minor alterations.* * * *

(5) A certificated commercial operator.

(b) *Major repairs and major alterations.* * * *

(6) A certificated commercial operator, if the work has been performed on aircraft listed in the operating certificate of that operator and has been performed in accordance with a manual, specification, or other technical data approved by the Administrator.

These amendments are proposed under the Authority of Title VI of the Civil Aeronautics Act of 1938, as amended. The proposal may be changed in the light of comments received in response to this notice of proposed rule making.

(Sec. 205, 52 Stat. 984; 49 U. S. C. 425. Interpret or apply secs. 601-610, 52 Stat. 1007-1012, as amended; 49 U. S. C. 551-560)

Dated at Washington, D. C., August 9, 1955.

By the Bureau of Safety Regulation.

[SEAL] JOHN M. CHAMBERLAIN,
Director

[F. R. Doc. 55-6692; Filed, Aug. 16, 1955;
8:48 a. m.]

NOTICES

CIVIL AERONAUTICS BOARD

[Docket No. 6927 et al.]

ALLEGHENY AIRLINES ET AL., ERIE -
DETROIT SERVICE CASE

NOTICE OF HEARING

In the matter of the application of Erie Municipal Airport Authority for an investigation as to the need of air transportation between Erie, Pa., and Detroit, Mich.

Notice is hereby given, pursuant to the Civil Aeronautics Act of 1938, as amended, particularly sections 401 and 1001, that a hearing in the above-entitled proceeding will be held on September 27, 1955, at 10:00 a. m. (local time) in Federal Court Room B, U. S. Court House Building, South Park Row at State

Street, Erie, Pa., before Examiner Bar-ron Fredricks.

Without limiting the scope of the issues to be considered, particular attention will be directed to the following matters:

1. Does the public convenience and necessity require:

(a) The extension of Allegheny Airlines' route No. 97 beyond Erie to Detroit and between Erie and Buffalo?

(b) The extension of Lake Central Airlines' route No. 88 from Youngstown through Erie to Buffalo and from Erie to Detroit?

(c) The extension of Mohawk Airlines' route No. 94 from Bradford through Erie to Detroit and from Buffalo to Erie?

(d) The extension of North Central

Airlines' route No. 86 from Detroit through Erie to Buffalo?

2. Is each of the above-named air carriers fit, willing and able, within the meaning of section 401 of the act, to provide such transportation as may be required?

For further details of the issues involved in this proceeding interested persons are referred to the applications, the pertinent consolidation orders (Nos. E-9257, E-9392 and E-9464), and the pre-hearing conference report, all of which are on file with the Civil Aeronautics Board.

Notice is further given that any person, other than a party of record, desiring to be heard in this proceeding must file with the Board, on or before September 27, 1955, a statement setting forth

the issues of fact or law upon which he desires to be heard.

Dated at Washington, D. C., August 12, 1955.

[SEAL]

FRANCIS W. BROWN,
Chief Examiner.

[F. R. Doc. 55-6693; Filed, Aug. 16, 1955;
8:48 a. m.]

[Docket No. 2564]

CHICAGO AND SOUTHERN AIR LINES, INC.
AND DELTA AIR LINES; REOPENED MAIL
RATE CASE

NOTICE OF HEARING

In the matter of the compensation for the transportation of mail by aircraft, the facilities used and useful therefor, and the services connected therewith, of Chicago and Southern Air Lines, Inc., over its Latin American route.

Notice is hereby given, pursuant to the Civil Aeronautics Act of 1938, as amended, that a hearing in the above-entitled proceeding is assigned to be held on September 19, 1955, at 10 a. m., e. d. s. t., in Room E-210, Temporary Building No. 5, Sixteenth Street and Constitution Avenue NW., Washington, D. C., before Examiner Edward T. Stodola.

The above-entitled matter has been reopened for further proceedings (Order No. E-8202, March 30, 1954) in conformity with the judgment of the Court of Appeals of the District of Columbia, issued on March 22, 1954, reversing and setting aside Order No. E-5793, dated October 18, 1951, and directing the Board to take further proceedings in line with the opinion of the Court in *Summerfield v. Civil Aeronautics Board*, 207 F. 2d 207, as affirmed in *Delta Air Lines v. Summerfield*, 347 U. S. 74. For further information regarding the scope of this proceeding, interested parties are referred to the Report of Prehearing Conference in this matter, served on July 28, 1955.

Dated at Washington, D. C., August 12, 1955.

[SEAL]

FRANCIS W. BROWN,
Chief Examiner

[F. R. Doc. 55-6694; Filed, Aug. 16, 1955;
8:48 a. m.]

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

ALASKA

SMALL TRACT CLASSIFICATION ORDER NO. 86;
AMDT. 1

AUGUST 10, 1955.

By virtue of the authority contained in the Act of June 1, 1938 (52 Stat. 609; 43 U. S. C. 682a) as amended, and pursuant to Delegation of Authority contained in section 1.9 (c) Order No. 541 of April 21, 1954, Bureau of Land Management, Small Tract Classification Order No. 86, dated August 2, 1954, is hereby amended as follows:

1. The land description contained in paragraph 1 is amended by including the following-described land

No. 160—3

PETER'S CREEK AREA

FOR LEASE AND SALE

For Residence Sites

Seward Meridian

T. 15 N., R. 1 W.,
Section 8: Lots 1-7, inclusive.

Aggregating 7 lots containing 17.50 acres.

2. This amendment shall take effect immediately.

LOWELL M. PUCKETT,
Area Administrator.

[F. R. Doc. 55-6690; Filed, Aug. 16, 1955;
8:47 a. m.]

ALASKA

NOTICE OF PROPOSED WITHDRAWAL AND RESERVATION OF LANDS

AUGUST 10, 1955.

The Department of the Army has filed an application, Serial No. Anchorage 030682, for the withdrawal of the lands described below, from all forms of appropriation including the mining and mineral leasing laws. The applicant desires the land for classified military purposes.

For a period of 60 days from the date of publication of this notice, persons having cause may present their objections in writing to the undersigned official of the Bureau of Land Management, Department of the Interior, Box 480, Anchorage, Alaska.

If circumstances warrant it, a public hearing will be held at a convenient time and place, which will be announced.

The determination of the Secretary on the application will be published in the FEDERAL REGISTER. A separate notice will be sent to each interested party of record.

The lands involved in the application are:

SEWARD MERIDIAN

T. 15 N., R. 3 W.,
Section 7: Lot 2, SE $\frac{1}{4}$ NW $\frac{1}{4}$, SW $\frac{1}{4}$ NE $\frac{1}{4}$,
N $\frac{1}{2}$ Lot 3, N $\frac{1}{2}$ NE $\frac{1}{4}$ SW $\frac{1}{4}$, N $\frac{1}{2}$ NW $\frac{1}{4}$ SE $\frac{1}{4}$.

Aggregating 169.18 acres.

LOWELL M. PUCKETT,
Area Administrator.

[F. R. Doc. 55-6691; Filed, Aug. 16, 1955;
8:48 a. m.]

Geological Survey

SNAKE RIVER BASIN, IDAHO

POWER SITE CLASSIFICATION NO. 434

Pursuant to authority vested in me by the act of March 3, 1879 (20 Stat. 394; 43 U. S. C. 31) and by Departmental Order No. 2333 of June 10, 1947 (43 CFR 4.623; 12 F. R. 4025), the following described land is hereby classified as power sites insofar as title thereto remains in the United States and subject to valid existing rights; and this classification shall have full force and effect under the provisions of sec. 24 of the act of June 10, 1920, as amended by sec. 211 of the act of August 26, 1935 (16 U. S. C. 818)

BOISE MERIDIAN, IDAHO

T. 5 N., R. 16 E. (unsurveyed lands).

All lands adjacent to the Big Wood River which lie at an elevation of less than 6,600 feet above sea level. When surveyed the reserved lands probably, but not necessarily, will be in sections 1, 9, 10, 11, 12, 14, and 15.

T. 4 N., R. 17 E.,

Sec. 10, lots 1 and 2, E $\frac{1}{2}$ SW $\frac{1}{4}$, and N $\frac{1}{2}$ SE $\frac{1}{4}$.

Sec. 15, lots 1 to 10, inclusive, and SW $\frac{1}{4}$ SE $\frac{1}{4}$.

Sec. 16, lots 1 and 2, SE $\frac{1}{4}$ SW $\frac{1}{4}$, and SW $\frac{1}{4}$ SE $\frac{1}{4}$.

Sec. 20, lots 2 and 3, SE $\frac{1}{4}$ SW $\frac{1}{4}$, N $\frac{1}{2}$ SE $\frac{1}{4}$, and SW $\frac{1}{4}$ SE $\frac{1}{4}$.

Sec. 21, lots 1 and 2, N $\frac{1}{2}$ NE $\frac{1}{4}$, SW $\frac{1}{4}$ NE $\frac{1}{4}$, E $\frac{1}{2}$ NW $\frac{1}{4}$, and NW $\frac{1}{4}$ SW $\frac{1}{4}$.

Sec. 23, lot 1 and NW $\frac{1}{4}$ NE $\frac{1}{4}$.

T. 5 N., R. 17 E. (unsurveyed lands).

All lands adjacent to the Big Wood River upstream from the mouth of Konrad Creek which lie at an elevation of less than 6,600 feet above sea level. When surveyed the reserved lands probably, but not necessarily, will be in sections 5, 6, 7, and 8.

T. 7 N., R. 19 E. (unsurveyed lands).

All lands adjacent to the Big Lost River and tributaries which lie at an elevation of less than 7,100 feet above sea level, and all lands adjacent to North Fork Big Lost River upstream from the mouth of Bartlett Creek and having an elevation of less than 7,300 feet above sea level. When surveyed the reserved lands probably, but not necessarily, will be in sections 15, 16, 21, 22, 23, 25, 26, 27, 34, 35, and 36.

T. 7 N., R. 20 E. (unsurveyed lands).

All lands adjacent to Big Lost River upstream from the mouth of East Fork Big Lost River which lie at an elevation of less than 7,100 feet above sea level. When surveyed the reserved lands probably, but not necessarily, will be in sections 19, 30, and 31.

T. 7 S., R. 46 E.,

Sec. 16, NW $\frac{1}{4}$ SW $\frac{1}{4}$ and S $\frac{1}{2}$ SW $\frac{1}{4}$.

Sec. 21, E $\frac{1}{2}$ SW $\frac{1}{4}$ and SE $\frac{1}{4}$.

Sec. 28, S $\frac{1}{2}$ NW $\frac{1}{4}$ and NW $\frac{1}{4}$ SW $\frac{1}{4}$.

T. 9 S., R. 46 E.,

Sec. 11, SE $\frac{1}{4}$ NW $\frac{1}{4}$.

Sec. 15, SE $\frac{1}{4}$ SW $\frac{1}{4}$ and E $\frac{1}{2}$ SE $\frac{1}{4}$.

Sec. 22, NE $\frac{1}{4}$ NE $\frac{1}{4}$.

The area described aggregates 3,895 acres.

Dated: August 10, 1955.

ARTHUR A. BAKER,
Acting Director.

[F. R. Doc. 55-6672; Filed, Aug. 16, 1955;
8:45 a. m.]

Office of the Secretary

CONFEDERATED TRIBES OF SILETZ

NOTICE OF PROPOSED MEMBERSHIP ROLL

Pursuant to section 3 of the act of August 13, 1954 (68 Stat. 724) there is listed below the proposed roll of the members of the Confederated Tribes of Siletz who were living on August 13, 1954.

Appeals contesting the inclusion or omission of the name of any person on or from such roll may be filed within 90 days from the date of publication of this notice. Appeals shall be filed in accordance with the regulations of the Department of the Interior appearing in 25 CFR Part 55 (20 F. R. 336, January 14, 1955).

ORME LEWIS,
Assistant Secretary of the Interior.

AUGUST 1, 1955.

PROPOSED ROLL OF MEMBERS OF THE CONFEDERATED TRIBES OF SILETZ SUBMITTED BY THE SECRETARY OF INTERIOR PURSUANT TO SECTION 3 OF THE ACT OF AUG. 13, 1924,
PUBLIC LAW 588

Roll No.		Name—Surname; given; maiden	Sex	Date of birth	Marital status	Degree of Indian blood	25 CFR 57.3—Eligibility remarks
New	Old						
1	1	Adams, John V.	M	May 10, 1894.	Wd	3/4	57.3 (a) (1).
2	2	Adams, Russell.	M	May 30, 1886.	M	3/4	57.3 (a) (1).
3	3	Adams, Julia Ellen.	F	June 11, 1942.	S	3/8	57.3 (a) (1).
4	4	Aleante, Gustie (Evans)	F	Nov. 28, 1893.	M	3/4	57.3 (a) (1).
5	5	Arden, Clayborne.	M	Aug. 17, 1882.	M	Full	57.3 (a) (1).
6	6	Arden, Jessie Louise.	F	Nov. 4, 1941.	S	3/8	57.3 (a) (1).
7	7	Arden, Amos B.	M	Apr. 14, 1930.	M	1/2	57.3 (a) (1).
8	8	Arden, Steven Douglas.	M	July 8, 1954.	S	1/4	57.3 (a) (2) Clayborne Arden.
9	9	Artiago, Jeanette (Delgado)	F	Aug. 2, 1931.	M	3/8	57.3 (a) (1).
10	10	Artiago, Angelina Anna.	F	Aug. 8, 1950.	S	3/16	57.3 (a) (2) Jeanette Artiago.
11	11	Artiago, Maurice William.	M	Aug. 26, 1951.	S	3/16	57.3 (a) (2) Jeanette Artiago.
12	12	Baker, George, Jr.	M	Nov. 26, 1914.	M	1/2	57.3 (a) (1).
13	13	Baker, Judy Ann.	F	1943.	S	1/4	57.3 (a) (1).
14	14	Baker, Lloyd.	M	Dec. 9, 1916.	M	1/2	57.3 (a) (1).
15	15	Baker, Arlene.	F	Feb. 7, 1942.	S	1/4	57.3 (a) (1).
16	16	Baker, Tharold.	M	Aug. 20, 1920.	M	1/2	57.3 (a) (1).
17	17	Baker, Gilbert Francis.	M	July 24, 1928.	S	1/2	57.3 (a) (1).
18	18	Balza, Alice C. (Menard).	F	May 22, 1918.	M	3/4	57.3 (a) (1).
19	19	Balza, JoAnn Rebecca.	F	May 8, 1941.	S	3/8	57.3 (a) (1).
20	20	Bartow, Grace (Walker).	F	May 21, 1892.	M	1/2	57.3 (a) (4) Louisa Ann Walker.
21	21	Bartow, Bert Alurd.	M	Aug. 16, 1922.	M	1/4	57.3 (a) (4) Louisa Ann Walker.
22	22	Bartow, Nancy Lee.	F	July 2, 1940.	S	1/8	57.3 (a) (4) Louisa Ann Walker.
23	23	Bartow, Judy Kay.	F	Dec. 19, 1951.	S	1/8	57.3 (a) (4) Louisa Ann Walker.
24	24	Bartow, Rebecca Ann.	F	Apr. 11, 1954.	S	1/8	57.3 (a) (4) Louisa Ann Walker.
25	25	Battise, Perry.	M	July 22, 1893.	S	Full	57.3 (a) (1).
26	26	Battise, William.	M	Dec. 8, 1917.	S	Full	57.3 (a) (1).
27	27	Bayya, Lillian (Lawson).	F	Sept. 11, 1922.	M	1/2	57.3 (a) (1).
28	28	Bayya, Robert Lee.	M	June 15, 1952.	S	1/4	57.3 (a) (2) Lillian Bayya.
29	29	Belgard, Ernestine (Logsdon).	F	May 19, 1933.	M	1/2	57.3 (a) (1).
30	30	Belgard, Ronald Craig.	M	June 10, 1951.	S	1/4	57.3 (a) (2) Ernestine Belgard.
31	31	Belgard, Caroline Jean.	F	Feb. 26, 1952.	S	1/4	57.3 (a) (2) Ernestine Belgard.
32	32	Belgard, Brenda Dawn.	F	Apr. 2, 1934.	S	1/4	57.3 (a) (2) Ernestine Belgard.
33	33	Belgarde, Geraldine Gloria (Strong).	F	Feb. 18, 1929.	M	7/8	57.3 (a) (1).
34	34	Belgarde, Verne Gerald.	M	Oct. 25, 1946.	S	7/16	57.3 (a) (1).
35	35	Belgarde, Gary Lynn.	M	Aug. 14, 1951.	S	7/16	57.3 (a) (2) Geraldine Belgarde.
36	36	Belgarde, Jacqueline Mae.	F	Nov. 27, 1952.	S	7/16	57.3 (a) (2) Geraldine Belgarde.
37	37	Belgarde, Wanda Rae.	F	Nov. 25, 1953.	S	7/16	57.3 (a) (2) Geraldine Belgarde.
38	38	Bell, Arthur.	M	June 24, 1888.	M	3/4	57.3 (a) (1).
39	39	Bell, Angeline (Rippin).	F	Jan. 1, 1900.	M	Full	57.3 (a) (1).
40	40	Bell, Clarice Nadine.	F	Apr. 25, 1937.	S	7/8	57.3 (a) (1).
41	41	Bell, Delbert Wayne.	M	Aug. 25, 1940.	S	7/8	57.3 (a) (1).
42	42	Bell, Henry Herman.	M	May 18, 1922.	S	7/8	57.3 (a) (1).
43	43	Bell, Sina (Thompson).	F	June 22, 1920.	M	3/4	57.3 (a) (1).
44	44	Bell, Agnes Angeline.	F	Dec. 22, 1947.	S	3/8	57.3 (a) (1).
45	45	Bell, James Douglas.	M	Dec. 17, 1948.	S	3/8	57.3 (a) (1).
46	46	Bell, William Coquille.	M	Mar. 10, 1930.	S	3/8	57.3 (a) (2) Sina Bell.
47	47	Bell, Signa Arlene.	F	1951.	S	3/8	57.3 (a) (2) Sina Bell.
48	48	Bell, Theodore Elliott.	M	Aug. 7, 1952.	S	3/8	57.3 (a) (2) Sina Bell.
49	49	Bellinger, Donald.	M	Jan. 29, 1924.	M	5/8	57.3 (a) (1).
50	50	Bellinger, Cynthia K.	F	June 14, 1948.	S	5/16	57.3 (a) (1).
51	51	Bellinger, Donald Walter.	M	Mar. 23, 1947.	S	5/16	57.3 (a) (1).
52	52	Bellinger, Gregory Phillip.	M	July 23, 1951.	S	5/16	57.3 (a) (2) Donald Bellinger.
53	53	Ben, Archie.	M	May 25, 1900.	M	Full	57.3 (a) (1).
54	54	Ben, Victoria (Butler).	F	Dec. 25, 1912.	M	1/2	57.3 (a) (1).
55	55	Ben, Victoria Marie.	F	June 8, 1930.	S	3/4	57.3 (a) (1).
56	56	Ben, Richard Lloyd.	M	Aug. 15, 1935.	S	3/4	57.3 (a) (1).
57	57	Ben, Shirley Ann.	F	1942.	S	3/4	57.3 (a) (1).
58	58	Ben, Raymond Dale.	M	1947.	S	3/4	57.3 (a) (1).
59	59	Ben, Chester Allen.	M	Nov. 19, 1953.	S	3/8	57.3 (a) (2) Victoria Marie Ben.
60	60	Ben, Harrison.	M	Aug. 25, 1894.	M	Full	57.3 (a) (1).
61	61	Ben, Patrick.	M	Oct. 20, 1896.	M	Full	57.3 (a) (1).
62	62	Ben, Edmund Archie.	M	Dec. 25, 1927.	M	3/4	57.3 (a) (1).
63	63	Ben, Gerald Duane.	M	Mar. 4, 1949.	S	3/8	57.3 (a) (1).
64	64	Ben, Rodney Wayne.	M	Jan. 2, 1952.	S	3/8	57.3 (a) (2) Edmund Ben.
65	65	Bensell, Edward William.	M	Dec. 12, 1911.	M	5/8	57.3 (a) (1).
66	66	Bensell, Arthur, Jr.	M	Apr. 23, 1909.	S	5/8	57.3 (a) (1).
67	67	Bensell, Ida (Samuels).	F	Dec. 23, 1878.	M	Full	57.3 (a) (1).
68	68	Bensell, Bert Boyd.	M	July 4, 1909.	S	Full	57.3 (a) (1).
69	69	Berry, Agnes (Dowd).	F	Mar. 19, 1915.	M	3/4	57.3 (a) (1).
70	70	Berry, George, Jr.	M	Dec. 18, 1932.	S	3/8	57.3 (a) (1).
71	71	Berry, Arlene.	F	Feb. 4, 1934.	S	3/8	57.3 (a) (1).
72	72	Berry, Wilma.	F	Apr. 12, 1940.	S	3/8	57.3 (a) (1).
73	73	Berry, William.	M	Feb. 12, 1947.	S	3/8	57.3 (a) (1).
74	74	Berry, Robert.	M	Dec. 28, 1948.	S	3/8	57.3 (a) (1).
75	75	Blacketer, Elizabeth.	F	Sept. 1, 1870.	Wd	Full	57.3 (a) (1).
76	76	Blacketer, Charles.	M	Jan. 17, 1904.	S	3/4	57.3 (a) (1).
77	77	Blacketer, James.	M	Feb. 24, 1909.	S	3/4	57.3 (a) (1).
78	78	Blacketer, Kenneth R.	M	May 17, 1922.	M	3/8	57.3 (a) (1).
79	79	Blacketer, Ilene (Simmons).	F	Oct. 20, 1926.	M	3/8	57.3 (a) (1).
80	80	Blacketer, Kenneth, Jr.	M	Jan. 11, 1949.	S	3/8	57.3 (a) (1).
81	81	Blacketer, Raymond James.	M	Aug. 16, 1950.	S	3/8	57.3 (a) (2) Kenneth Blacketer.
82	82	Blacketer, Rebecca Jean.	F	Apr. 12, 1952.	S	3/8	57.3 (a) (2) Kenneth Blacketer.
83	83	Blacketer, Rena Rose.	F	Sept. 5, 1953.	S	3/8	57.3 (a) (2) Kenneth Blacketer.
84	84	Blair, Virgene (Carson).	F	Jan. 11, 1906.	M	1/2	57.3 (a) (1).
85	85	Blair, Patricia Ann.	F	Aug. 25, 1936.	S	1/4	57.3 (a) (1).
86	86	Blair, Virgene.	F	May 24, 1933.	S	1/4	57.3 (a) (1).
87	87	Blair, Kenneth P.	M	Nov. 11, 1939.	S	1/4	57.3 (a) (1).
88	88	Blair, Rachel O.	F	July 15, 1941.	S	1/4	57.3 (a) (1).
89	89	Bostwick, Mae (Lawson).	F	1916.	M	5/8	57.3 (a) (1).
90	90	Bostwick, Paul (Dennis) Hines.	M	Oct. 8, 1941.	S	5/16	57.3 (a) (1).
91	91	Bostwick, Larry Andrew.	M	Mar. 14, 1950.	S	5/16	57.3 (a) (2) Mae Bostwick.
92	92	Braydon, Oreta (Collins).	F	Dec. 24, 1904.	M	Full	57.3 (a) (1).
93	93	Breon, Bensell Lewis.	M	1941.	S	1/4	57.3 (a) (1).
94	94	Breon, Rosemary.	F	1943.	S	1/4	57.3 (a) (1).
95	95	Brewer, Vera Violet (Fry).	F	May 18, 1902.	M	1/2	57.3 (a) (5).
96	96	Brewer, Lloyd Lyle.	M	Mar. 4, 1921.	M	1/4	57.3 (a) (5).
97	97	Brown, Bennie.	M	Apr. 2, 1910.	M	3/4	57.3 (a) (1).
98	98	Brown, Mary Ann (Butler).	F	Sept. 20, 1914.	M	1/2	57.3 (a) (1).
99	99	Brown, Joshley B.	M	May 13, 1936.	S	5/8	57.3 (a) (1).
100	100	Brown, Stephen.	M	Feb. 1, 1940.	S	5/8	57.3 (a) (1).
101	101	Brown, Vernon.	M	Aug. 9, 1941.	S	5/8	57.3 (a) (1).
102	102	Brown, Paul D.	M	July 31, 1942.	S	5/8	57.3 (a) (1).
103	103	Brown, Mary Alice.	F	1944.	S	5/8	57.3 (a) (1).
104	104	Brown, Fay Sandra.	F	1946.	S	5/8	57.3 (a) (1).
105	105	Brown, Alvin Ivan.	M	1947.	S	5/8	57.3 (a) (1).
106	106	Brown, Ralph Andrew.	M	1949.	S	5/8	57.3 (a) (1).

PROPOSED ROLL OF MEMBERS OF THE CONFEDERATED TRIBES OF SILETZ SUBMITTED BY THE SECRETARY OF INTERIOR PURSUANT TO SECTION 3 OF THE ACT OF AUG. 13, 1934, PUBLIC LAW 433—Continued

Roll No.		Name—Surname; given; maiden	Sex	Date of birth	Marital status	Degree of Indian blood	25 CFR 57.3—Eligibility remarks
New	Old						
107	107	Brown, Daniel	M	Jan. 13, 1931	S	1/3	57.3 (a) (2) Bennie Brown.
108	108	Brown, Anna Joyce	F	Nov. 23, 1932	S	1/3	57.3 (a) (2) Bennie Brown.
109	109	Brown, Debra Ruth	F	Nov. 23, 1932	S	1/3	57.3 (a) (2) Bennie Brown.
110	110	Brown, Ellen (Metcalfe)	F	1882	M	Full	57.3 (a) (1).
111	111	Brown, Darlene (Picard)	F	May 19, 1931	M	1/2	57.3 (a) (2) Christine Martin.
112	112	Brown, Wilda Jane	F	Oct. 27, 1932	S	1/4	57.3 (a) (2) Christine Martin.
113	113	Brown, Bonnie May	F	Feb. 3, 1934	S	1/4	57.3 (a) (2) Christine Martin.
114	114	Brown, Elmo	M	June 24, 1934	S	1/4	57.3 (a) (1).
115	115	Brown, James	M	Oct. 6, 1932	S	1/4	57.3 (a) (1).
116	116	Brown, William	M	1893	M	3/4	57.3 (a) (1).
117	117	Butler, Alton Ivan	M	May 22, 1911	M	1/2	57.3 (a) (1).
118	118	Butler, Edith (Logan)	F	1925	M	1/2	57.3 (a) (1).
119	118	Butler, Elaine Louise	F	April 26, 1930	S	1/2	57.3 (a) (2) Alton Butler.
120	120	Butler, Alfred Alvin	M	Dec. 8, 1931	S	1/2	57.3 (a) (2) Alton Butler.
121	121	Butler, Patricia Ann	F	Apr. 2, 1933	S	1/2	57.3 (a) (2) Alton Butler.
122	122	Butler, Delmer L.	M	Jan. 12, 1932	S	1/3	57.3 (a) (1).
123	123	Butler, Reginald	M	Feb. 14, 1933	S	1/3	57.3 (a) (1).
124	125	Butler, Ronald	M	Aug. 21, 1933	S	1/3	57.3 (a) (1).
125	126	Butler, Elouise	F	Mar. 23, 1937	S	1/3	57.3 (a) (1).
126	127	Butler, Alton Nathaniel	M	July 6, 1930	M	1/3	57.3 (a) (1).
127	128	Butler, Alton Gussie	M	June 13, 1930	S	1/10	57.3 (a) (2) Alton Nathaniel Butler.
128	129	Butler, Randall Lee	M	Apr. 23, 1931	S	1/10	57.3 (a) (2) Alton Nathaniel Butler.
129	130	Butler, Gary Nathaniel	M	July 4, 1932	S	1/10	57.3 (a) (2) Alton Nathaniel Butler.
130	131	Butler, Bruce	M	Feb. 16, 1917	M	1/2	57.3 (a) (1).
131	132	Butler, Bruce III	M	Nov. 19, 1945	S	1/2	57.3 (a) (1).
132	133	Butler, Loraine Yvonne	F	Nov. 22, 1948	S	1/2	57.3 (a) (1).
133	134	Butler, Laverne Jean	F	Apr. 26, 1929	S	1/2	57.3 (a) (2) Bruce Butler.
134	135	Butler, Laverne Ilene	F	Aug. 2, 1931	S	1/2	57.3 (a) (2) Bruce Butler.
135	136	Butler, Arthur Louise	M	Oct. 2, 1933	S	1/2	57.3 (a) (2) Bruce Butler.
136	137	Butler, Chester	M	Jan. 3, 1930	M	1/2	57.3 (a) (1).
137	138	Butler, Ethel R. (Case)	F	Nov. 4, 1921	M	1/2	57.3 (a) (1).
138	139	Butler, Everett	M	June 5, 1922	M	1/2	57.3 (a) (1).
139	140	Caba, Ellnor (John)	F	Apr. 28, 1928	M	1/3	57.3 (a) (1).
140	141	Caba, Hallie, Jr.	M	1948	S	1/10	57.3 (a) (1).
141	142	Caba, Carl Franklin	M	Sept. 23, 1949	S	1/10	57.3 (a) (1).
142		Caba, Arthur Griffin	M	Dec. 14, 1933	S	1/10	57.3 (a) (2) Ellnor Caba.
143	388	Caba, Florine (John)	F	Sept. 24, 1935	M	1/3	57.3 (a) (1).
144	144	Callahan, Lodi	M	Oct. 15, 1932	M	Full	57.3 (a) (1).
145	145	Callahan, Henry Andrew	M	Oct. 24, 1942	S	1/2	57.3 (a) (1).
146	146	Carson, Frank, Jr.	M	Dec. 29, 1911	S	1/2	57.3 (a) (1).
147	147	Carson, Willard	M	Jan. 13, 1922	S	1/4	57.3 (a) (1).
148	148	Carson, Olynn	F	Feb. 22, 1928	S	1/4	57.3 (a) (1).
149	148	Carter, Regana Ann (Campbell)	F	1893	S	1/2	57.3 (a) (1).
150	149	Casa, Ada	F	1913	S	1/2	57.3 (a) (1).
151	150	Case, Edward, Jr.	M	Mar. 31, 1917	S	1/2	57.3 (a) (1).
152	152	Case, Clifford Willis	M	1934	S	1/4	57.3 (a) (2) Ida Mae DeMoe.
153	153	Case, Wayne LeRoy	M	1935	S	1/4	57.3 (a) (2) Ida Mae DeMoe.
154	154	Chapman, Ernest	M	Jan. 18, 1903	S	3/3	57.3 (a) (1).
155	155	Chapman, Fritz	M	Dec. 3, 1922	M	3/3	57.3 (a) (1).
156	156	Chapman, Marie (Logan)	F	July 6, 1927	M	1/2	57.3 (a) (1).
157	157	Chapman, Barbara Ann	F	July 27, 1946	S	7/16	57.3 (a) (1).
158	158	Chapman, Carol Jean	F	July 27, 1946	S	7/16	57.3 (a) (1).
159	159	Chapman, Frederick Abe	M	1948	S	7/16	57.3 (a) (1).
160	160	Chapman, Walter	M	Nov. 9, 1910	M	3/3	57.3 (a) (1).
161	161	Chapman, Walter Louis	M	1941	S	3/16	57.3 (a) (1).
162	162	Chapman, Wilma Lou	F	1944	S	3/16	57.3 (a) (1).
163	163	Charley, Sarah (Wilbur)	F	Mar. 25, 1892	M	Full	57.3 (a) (1).
164	164	Charley, Thomas	M	Nov. 10, 1909	S	Full	57.3 (a) (1).
165	165	Charley, Lawrence Verne	M	Dec. 25, 1933	S	Full	57.3 (a) (1).
166	166	Charley, George	M	July 18, 1935	S	Full	57.3 (a) (1).
167	167	Charley, Marie	F	Mar. 10, 1924	M	Full	57.3 (a) (1).
168	168	Charley, Franklin LeRoy	M	Feb. 13, 1917	S	1/2	57.3 (a) (1).
169	169	Charley, Darlene Joyce	F	Dec. 4, 1932	S	1/2	57.3 (a) (2) Marie Charley.
170	170	Chatterson, Marie Louise (Klamath)	F	Aug. 4, 1932	M	1/2	57.3 (a) (1).
171	171	Chatterson, Diane Louise	F	Nov. 18, 1931	S	1/4	57.3 (a) (2) Marie Louise Chatterson.
172	172	Chatterson, Arliss Marie	F	Mar. 9, 1932	S	1/4	57.3 (a) (2) Marie Louise Chatterson.
173	173	Chenois, Edwina (Curl)	F	Dec. 13, 1920	M	Full	57.3 (a) (1).
174	174	Chenois, Alice Margaret	F	Sept. 16, 1941	S	1/2	57.3 (a) (2) Edwina Chenois.
175	175	Chenois, Louise Catherine	F	Apr. 23, 1943	S	1/2	57.3 (a) (2) Edwina Chenois.
176	176	Chenois, Rose Ann	F	Aug. 23, 1944	S	1/2	57.3 (a) (2) Edwina Chenois.
177	177	Chenois, Edythe Edwin	F	Feb. 10, 1931	S	1/2	57.3 (a) (2) Edwina Chenois.
178	178	Colby, Rosalie Marie	F	1940	S	1/4	57.3 (a) (1).
179	179	Collins, Ada	F	1869	Wd	Full	57.3 (a) (1).
180	180	Collins, Edward G.	M	June 27, 1923	M	1/2	57.3 (a) (1).
181	181	Collins, Edell Arlis	F	July 13, 1949	S	1/4	57.3 (a) (1).
182	182	Collins, Theresa Rose	F	Aug. 11, 1932	S	1/4	57.3 (a) (2) Edward Collins.
183	183	Collins, Miller	M	1883	Wd	Full	57.3 (a) (1).
184	185	Collins, Maxwell	M	Apr. 16, 1933	S	1/4	57.3 (a) (2) Phyllis Hobuckel.
185	186	Conn, Henry Ellison	M	1949	S	3/3	57.3 (a) (1).
186	187	Cook, Anita (Reed)	F	1930	M	1/2	57.3 (a) (1).
187	189	Cook, James R.	M	June 22, 1941	S	1/4	57.3 (a) (1).
188	190	Countrymen, Adella (Menard)	F	1833	M	Full	57.3 (a) (1).
189	191	Courville, Alta (Tom)	F	Jan. 23, 1919	M	7/3	57.3 (a) (1).
190	192	Courville, Lorraine Ann	F	Oct. 23, 1949	S	7/16	57.3 (a) (2) Alta Courville.
191	193	Courville, David George	M	June 4, 1934	S	7/16	57.3 (a) (2) Alta Courville.
192	194	Cress, Donald R.	M	Apr. 1, 1916	S	1/3	57.3 (a) (2) Cera Prettyman.
193	195	Curl, Henry, Jr.	M	July 7, 1914	M	Full	57.3 (a) (1).
194	196	Curl, Martin Alfred	M	1897	M	Full	57.3 (a) (1).
195	197	Curl, Marietta Lee	F	Dec. 10, 1933	S	1/2	57.3 (a) (1).
196	198	Curl, Louise Arnes	F	Jan. 23, 1919	S	1/2	57.3 (a) (1).
197	199	Curl, Ellen Arline	F	Feb. 7, 1941	S	1/2	57.3 (a) (1).
198	200	Curl, Martina Agatha	F	Aug. 15, 1942	S	1/2	57.3 (a) (1).
199	201	Curl, Ida Mae	F	Sept. 8, 1943	S	1/2	57.3 (a) (1).
200	202	Curl, Betty Jean	F	Oct. 23, 1945	S	1/2	57.3 (a) (1).
201	205	Curl, Juanita Gertrude	F	Sept. 25, 1932	S	1/2	57.3 (a) (2) Martin Alfred Curl.
202	203	Curl, Crystal Fayne	F	July 20, 1932	S	1/2	57.3 (a) (2) Martin Alfred Curl.
203	206	Darey, Maggie (Davis)	F	Jan. 3, 1934	M	Full	57.3 (a) (1).
204	207	Darey, Michael	M	1943	S	1/2	57.3 (a) (1).
205	208	Davis, Minnie (Menard)	F	Aug. 8, 1920	M	3/4	57.3 (a) (1).
206	209	Delgado, Dora (Brown)	F	1905	M	3/4	57.3 (a) (1).
207	210	Delgado, Antonio	M	July 29, 1929	M	3/3	57.3 (a) (1).
208	211	Delgado, Andrew	M	June 30, 1933	S	3/3	57.3 (a) (1).
209	212	Delgado, Charlotte	F	1941	S	3/3	57.3 (a) (1).
210	213	Delgado, Dianma	F	1944	S	3/3	57.3 (a) (1).
211	214	Delgado, Vincent A.	M	Sept. 3, 1934	S	3/3	57.3 (a) (1).
212	151	De Moe, Ida Mae (Case)	F	1933	M	1/4	57.3 (a) (1).

PROPOSED ROLL OF MEMBERS OF THE CONFEDERATED TRIBES OF SILETZ SUBMITTED BY THE SECRETARY OF INTERIOR PURSUANT TO SECTION 3 OF THE ACT OF AUG. 13, 1954,
PUBLIC LAW 538—Continued

Roll No.		Name—Surname; given; maiden	Sex	Date of birth	Marital status	Degree of Indian blood	25 CFR 57.3—Eligibility remarks
New	Old						
213	219	DePoe, Charles H.	M	Mar. 9, 1907	M	1/2	57.3 (a) (4) Charles DePoe.
214	220	DePoe, Charles Robert	M	Aug. 14, 1937	S	1/4	57.3 (a) (4) Charles DePoe.
215	221	DePoe, Duana Allen	M	Jan. 30, 1942	S	1/4	57.3 (a) (4) Charles DePoe.
216	222	DePoe, William	M	Adult	S	1/2	57.3 (a) (4) Charles DePoe.
217	223	Dick, Frederick	M	1891	M	3/4	57.3 (a) (1).
218	224	Dodds, Genevieve Victoria (Gray)	F	Oct. 18, 1919	M	3/8	57.3 (a) (1).
219	225	Dodds, Gloria Jean	F	June 16, 1941	S	3/16	57.3 (a) (2) Genevieve Dodds.
220	226	Dodds, Richard Vernon	M	Jan. 18, 1945	S	3/16	57.3 (a) (2) Genevieve Dodds.
221	227	Doherty, Agnes (Winkler)	F	Mar. 8, 1905	M	1/2	57.3 (a) (1).
222	228	Doherty, Garabella	F	Oct. 25, 1928	S	1/4	57.3 (a) (1).
223	229	Doherty, Robert F.	M	Oct. 14, 1932	S	1/4	57.3 (a) (1).
224	230	Doherty, Edgar	M	Apr. 15, 1930	M	1/4	57.3 (a) (1).
225	231	Doherty, Patricia Lynn	F	Sept. 12, 1953	S	1/8	57.3 (a) (2) Edgar Doherty.
226	232	Dowd, Irving M.	M	1918	S	5/8	57.3 (a) (1).
227	233	Dowd, Thomas	M	May 13, 1908	M	1/4	57.3 (a) (1).
228	234	Downey, Everett William	M	July 11, 1923	M	1/4	57.3 (a) (1).
229	235	Downey, Everett LeRoy	M	Feb. 20, 1940	S	1/8	57.3 (a) (1).
230	236	Downey, Tim Patrick	M	Feb. 9, 1942	S	1/8	57.3 (a) (1).
231	237	Downey, Toline Mildred	F	May 23, 1950	S	1/8	57.3 (a) (2) Everett Downey.
232	238	Downey, Margaret (Harney)	F	Feb. 5, 1901	M	1/2	57.3 (a) (1).
233	239	Downey, Marvin George	M	Oct. 18, 1926	M	1/4	57.3 (a) (1).
234	240	Downey, Marna Elizabeth	F	Mar. 6, 1950	S	1/8	57.3 (a) (2) Marvin Downey.
235	241	Downey, Michael Gene	M	Aug. 11, 1951	S	1/8	57.3 (a) (2) Marvin Downey.
236	242	Downey, Kay LaVone	F	June 26, 1952	S	1/8	57.3 (a) (2) Marvin Downey.
237	243	Downey, May (Adams)	F	Nov. 22, 1899	M	3/4	57.3 (a) (1).
238	244	Downey, Melvin Richard	M	Dec. 6, 1922	S	3/8	57.3 (a) (1).
239	245	Downey, Roy, Jr.	M	May 4, 1930	S	3/8	57.3 (a) (1).
240	246	Downey, Peter Jerome	M	July 2, 1934	S	3/8	57.3 (a) (1).
241	248	Downey, Blanche Darlene	F	Feb. 24, 1937	S	3/8	57.3 (a) (1).
242	249	Downey, Deanna Lee	F	Dec. 13, 1939	S	3/8	57.3 (a) (1).
243	250	Downey, Charlotte Ruth	F	Aug. 9, 1940	S	3/8	57.3 (a) (1).
244	251	Downey, Thomas Charles	M	May 22, 1943	S	3/8	57.3 (a) (1).
245	252	Downey, Rodney (Lane)	M	1932	S	1/4	57.3 (a) (1).
246	253	Dugan, Bertha (Hatch)	F	Apr. 13, 1925	M	5/8	57.3 (a) (1).
247	254	Dugan, Martin	M	1949	S	5/16	57.3 (a) (1).
248		Duncan, Kenneth	M	Nov. 27, 1940	S	1/4	57.3 (a) (2) Maggie Ourl Brady.
249	255	Duval, Ronald Lee	M	Oct. 24, 1946	S	3/16	57.3 (a) (1).
250	256	Duval, Harold LeRoy	M	Jan. 21, 1948	S	3/16	57.3 (a) (1).
251	257	Easter, Walter Jake	M	June 7, 1932	M	1/2	57.3 (a) (1).
252	258	Easter, Esther Delores (Bell)	F	Dec. 30, 1931	M	7/8	57.3 (a) (1).
253	259	Easter, Caroline Louise	F	July 1, 1951	S	11/16	57.3 (a) (2) Walter Easter.
254	260	Easter, Ralph LeRoy	M	Aug. 13, 1953	S	11/16	57.3 (a) (2) Walter Easter.
255	261	Easter, Carlene Delores	F	Apr. 19, 1954	S	11/16	57.3 (a) (2) Walter Easter.
256	894	Edmonds, Iola (Anderson) (Ansen)	F	May 4, 1911	M	3/8	57.3 (a) (1).
257	895	Edmonds, Earl Davis	M	Sept. 4, 1931	S	3/16	57.3 (a) (1).
258	262	Eggersgluss, Alice B. (McClintock)	F	Sept. 26, 1925	M	1/4	57.3 (a) (1).
259	263	Eggersgluss, Raymond	M	Oct. 7, 1946	S	1/8	57.3 (a) (1).
260	264	Eggersgluss, Alice Rachel	F	May 24, 1948	S	1/8	57.3 (a) (1).
261	265	Eggersgluss, JoAnne	F	July 26, 1954	S	1/8	57.3 (a) (2) Alice Eggersgluss.
262	266	Evans, Gale	M	1903	S	3/4	57.3 (a) (1).
263	268	Ewan, Andrea Jeanne (deceased May 14, 1955)	F	Nov. 30, 1947	S	1/8	57.3 (a) (2) Mary Ellen Leuthold.
264	269	Ewan, Sherry Lee (deceased May 14, 1955)	F	Oct. 24, 1949	S	1/8	57.3 (a) (2) Mary Ellen Leuthold.
265	270	Felix, Edward	M	Sept. 24, 1900	S	3/4	57.3 (a) (1).
266	271	Felix, Robert Noble	M	May 27, 1935	S	3/4	57.3 (a) (1).
267	272	Feran, Frances M.	F	Apr. 9, 1906	S	3/8	57.3 (a) (1).
268	273	Fernandez, Carmen (Delgado)	F	July 23, 1927	M	3/8	57.3 (a) (1).
269	274	Fernandez, Evelyn	F	Apr. 17, 1945	S	3/16	57.3 (a) (1).
270	275	Fernandez, Priscilla Ann	F	Mar. 14, 1946	S	3/16	57.3 (a) (1).
271	276	Fernandez, Dorothy (Delgado)	F	1924	M	3/8	57.3 (a) (1).
272	215	Fernandez, Delores Sebrina (Delgado)	F	Feb. 25, 1944	S	3/16	57.3 (a) (1).
273	216	Fernandez, Consuelo Dora (Delgado)	F	Aug. 1, 1945	S	3/16	57.3 (a) (1).
274	217	Fernandez, Richard Antonio (Delgado)	M	Aug. 30, 1946	S	3/16	57.3 (a) (1).
275	218	Fernandez, Elena Maria (Delgado)	F	July 2, 1947	S	3/16	57.3 (a) (1).
276		Felder, Aurella (George)	F	June 2, 1917	M	3/8	57.3 (a) (4) Donny Flannery.
277		Felder, Kenneth	M	July 12, 1936	S	3/16	57.3 (a) (4) Donny Flannery.
278		Felder, James	M	Oct. 6, 1939	S	3/16	57.3 (a) (4) Donny Flannery.
279		Felder, Lillian	F	Oct. 30, 1940	S	3/16	57.3 (a) (4) Donny Flannery.
280		Felder, Aldona	F	July 14, 1942	S	3/16	57.3 (a) (4) Donny Flannery.
281	277	Fife, Uria Ann (Edmonds)	F	Oct. 8, 1929	M	3/16	57.3 (a) (1).
282	278	Fife, Larry Allen	M	June 17, 1949	S	3/32	57.3 (a) (6) Uria Ann Fife.
283	279	Fife, Wendy Sue	F	June 20, 1951	S	3/32	57.3 (a) (6) Uria Ann Fife.
284	280	Fife, Danny Keith	M	Oct. 23, 1953	S	3/32	57.3 (a) (6) Uria Ann Fife.
285	281	Finley, Marjorie Evangeline (McClay)	F	July 22, 1912	M	1/4	57.3 (a) (4) Louisa Walker.
286	282	Findley, Robert Joseph	M	Nov. 1, 1947	S	1/8	57.3 (a) (4) Louisa Walker.
287	283	Fish, Geneva Alice (Williams)	F	Nov. 17, 1928	M	3/4	57.3 (a) (1).
288	285	Fish, Allan Craig	M	Jan. 14, 1950	S	3/8	57.3 (a) (2) Geneva Fish.
289	284	Fish, Yvonne Carleen	F	Oct. 15, 1952	S	3/8	57.3 (a) (2) Geneva Fish.
290	124	Fisher, Loretta Nancy (Butler)	F	Oct. 2, 1934	M	5/8	57.3 (a) (1).
291	286	Fisher, Mary Agnes (Simmons)	F	Apr. 8, 1929	M	5/8	57.3 (a) (1).
292	287	Fisher, Daniel Terry	M	Feb. 3, 1948	S	5/16	57.3 (a) (1).
293	288	Fisher, Rea Pamela	F	Jan. 29, 1949	S	5/16	57.3 (a) (1).
294	289	Fisher, Chuck Allen	M	Aug. 10, 1950	S	5/16	57.3 (a) (2) Mary Agnes Fisher.
295	290	Fisher, Frank Bessnell	M	June 30, 1953	S	1/8	57.3 (a) (2) Joan Fisher.
296	826	Fisher, Joan Felicia (Bensell)	F	1925	M	1/4	57.3 (a) (1).
297	291	Fitzpatrick, Charles Fay	M	Feb. 12, 1903	S	3/8	57.3 (a) (1).
298	893	Flagg, Marcelena (Tom)	F	July 1, 1926	M	7/8	57.3 (a) (1).
299	292	Flanary, Agnes (Logan)	F	Oct. 10, 1926	M	5/8	57.3 (a) (1).
300	293	Flanary, Gloria Joan	F	May 28, 1947	S	5/16	57.3 (a) (1).
301	294	Flanary, Barbara Joan	F	May 5, 1948	S	5/16	57.3 (a) (1).
302	295	Flanary, Leonard Keith	M	May 27, 1949	S	5/16	57.3 (a) (1).
303	296	Flanary, Dorothy Maxine	F	Oct. 7, 1950	S	5/16	57.3 (a) (2) Agnes Flanary.
304	297	Flanary, Linda Louise	F	Oct. 8, 1951	S	5/16	57.3 (a) (2) Agnes Flanary.
305	298	Fleming, James B.	M	May 24, 1922	M	1/2	57.3 (a) (1).
306	299	Fleming, Roscoe Ramon	M	Mar. 6, 1944	S	1/4	57.3 (a) (1).
307	300	Fleming, Duane Donald	M	Sept. 17, 1945	S	1/4	57.3 (a) (1).
308	301	Fleming, Roe Howard	M	Mar. 27, 1947	S	1/4	57.3 (a) (1).
309	302	Fleming, Janice Carol	F	June 25, 1948	S	1/4	57.3 (a) (1).
310	303	Flores, Eva (Battise)	F	Oct. 26, 1921	M	Full	57.3 (a) (1).
311	304	Flores, James William	M	Feb. 2, 1945	S	1/2	57.3 (a) (1).
312	305	Flores, Stephen Lee	M	Aug. 17, 1947	S	1/2	57.3 (a) (1).
313	306	Flores, Orville Duane	M	June 5, 1949	S	1/2	57.3 (a) (1).
314		Ford, Raymond E.	M	Sept. 30, 1935	S	1/4	57.3 (a) (2) Coquillo Thompson.
315	307	Flores, Lucille Kaye	F	June 17, 1952	S	1/2	57.3 (a) (2) Eva Flores.
316	308	Freeman, Prudence	F	Feb. 18, 1902	M	3/8	57.3 (a) (1).
317	309	Freeman, Fred	M	Aug. 10, 1907	M	3/8	57.3 (a) (1).

PROPOSED ROLL OF MEMBERS OF THE CONFEDERATED TRIBES OF SILETZ SUBMITTED BY THE SECRETARY OF INTERIOR PURSUANT TO SECTION 3 OF THE ACT OF AUG. 13, 1924, PUBLIC LAW 533—Continued

Roll No.		Name—Surname; given; maiden	Sex	Date of birth	Marital status	Degree of Indian blood	25 CFR 57.3—Eligibility remarks
New	Old						
318	310	Freeman, Roger Lee	M	May 23, 1927	S	3/16	57.3 (a) (1).
319	311	Freeman, Allen Gary	M	Mar. 18, 1942	S	3/16	57.3 (a) (1).
320	312	Fuller, Louis	M	May 15, 1885	M	Full	57.3 (a) (1).
321	313	Fuller, Daisy (Collins)	F	1899	M	Full	57.3 (a) (1).
322	314	Fuller, Harry Louis	M	Sept. 15, 1925	S	Full	57.3 (a) (1).
323	315	Gage, Charles R.	M	1940	S	3/16	57.3 (a) (2) Ruth Myers.
324	807	Gallemore, Ruth (Umatata) (Watts)	M	1902	M	Full	57.3 (a) (1).
325	316	Gardipec, Ethel (Logan)	F	1889	Wd	Full	57.3 (a) (1).
326	247	Garrett, Jean (Downey)	F	June 27, 1935	M	3/8	57.3 (a) (1).
327	317	Girard, Louise C.	F	Sept. 20, 1928	S	1/4	57.3 (a) (1).
328	318	Girard, Margaret Cecelia	F	Apr. 31, 1922	S	1/3	57.3 (a) (2) Louise Girard.
329	188	Girard, Mary Joyce	F	1937	S	1/3	57.3 (a) (1).
330	319	Girard, Raymond	M	Nov. 1, 1923	S	1/4	57.3 (a) (1).
331	320	Girard, Bruce	M	July 23, 1930	S	1/4	57.3 (a) (1).
332	323	Goodell, Vernie (Strong)	F	July 17, 1910	M	7/3	57.3 (a) (1).
333	326	Goodell, Sandra Doreen	F	Apr. 2, 1931	S	7/16	57.3 (a) (2) Vernie Goodell.
334	327	Goodell, Lela (Blacketer)	F	Jan. 4, 1912	M	1/2	57.3 (a) (1).
335	328	Goodell, David, Jr.	M	Mar. 24, 1937	S	1/4	57.3 (a) (1).
336	329	Godfrey, Harriet E. (Hatch)	F	Jan. 3, 1931	M	1/3	57.3 (a) (1).
337	330	Golsh, Mildred (Griggs)	F	1922	M	1/2	57.3 (a) (1).
338	331	Grabert, Mary Alena (Johnson)	F	Aug. 23, 1920	M	1/4	57.3 (a) (1).
339	324	Green, Tessabell D. (Goodell)	F	May 5, 1930	M	7/16	57.3 (a) (1).
340		Green, Abbie (George)	F	1923	M	3/3	57.3 (a) (4) Donny Flannery.
341		Green, Lowell Kenny	M	Sept. 5, 1948	S	3/16	57.3 (a) (4) Donny Flannery.
342		Green, William Dorell	M	Sept. 4, 1949	S	3/16	57.3 (a) (4) Donny Flannery.
343		Green, Anita Dawn	F	June 22, 1952	S	3/16	57.3 (a) (4) Donny Flannery.
344		Green, Marietta	F	July 12, 1933	S	3/16	57.3 (a) (4) Donny Flannery.
345	332	Greenwell, Winifred (Battise)	F	Dec. 15, 1923	M	Full	57.3 (a) (1).
346	333	Greenwell, Jacquelyn Winifred	F	Feb. 7, 1933	S	1/2	57.3 (a) (2) Winifred Greenwell.
347	322	Griggs, Florence	F	1920	S	1/2	57.3 (a) (1).
348	334	Hall, Dorothy Jean (Adams)	F	May 10, 1929	M	3/3	57.3 (a) (1).
349	335	Hamilton, Evajene (Rabinsky)	F	July 6, 1925	M	1/4	57.3 (a) (4) Louisa Walker.
350	336	Hamilton, Fred Randolph	M	Mar. 15, 1924	S	1/3	57.3 (a) (4) Louisa Walker.
351	337	Hancorne, Jesse (Duncan)	F	Sept. 8, 1930	S	1/4	57.3 (a) (2) Maggie Curl Brady.
352	338	Harris, George	M	Nov. 24, 1903	Wd	Full	57.3 (a) (1).
353	339	Hart, Minnie (Arden)	F	Mar. 12, 1925	M	1/2	57.3 (a) (1).
354	340	Hart, Ardith June	F	Dec. 17, 1948	S	1/4	57.3 (a) (1).
355	341	Hart, Clementine (Arden)	F	Apr. 14, 1933	M	1/2	57.3 (a) (2) Clayborne Arden.
356	342	Hartman, Belle (White)	F	1921	M	Full	57.3 (a) (1).
357	343	Hatch, Kenneth Martin	M	Oct. 16, 1922	M	5/3	57.3 (a) (1).
358	344	Hatch, Herbert, Hallam	M	Oct. 30, 1912	S	3/16	57.3 (a) (2) Kenneth Hatch.
359		Hatch, David Russell	M	Dec. 12, 1933	S	3/16	57.3 (a) (2) Kenneth Hatch.
360	345	Hatch, Desda K.	F	Sept. 1, 1935	S	5/3	57.3 (a) (1).
361	346	Hatch, Herbert Curtis	M	Mar. 1, 1923	S	5/3	57.3 (a) (1).
362	347	Hatch, Judith	F	Dec. 30, 1949	S	5/3	57.3 (a) (1).
363	348	Hatfield, Florence (Martin)	F	Sept. 12, 1917	M	3/3	57.3 (a) (1).
364	349	Hatfield, Oscar	M	Sept. 17, 1938	S	3/16	57.3 (a) (1).
365	350	Hedrick, Phyllis (Doherty)	F	Oct. 18, 1927	M	1/4	57.3 (a) (1).
366	351	Hedrick, William	M	Jan. 24, 1949	S	1/3	57.3 (a) (1).
367	352	Hedrick, Patricia Ann	F	Mar. 23, 1931	S	1/3	57.3 (a) (2) Phyllis Hedrick.
368	353	Hedrick, Mary Margaret	F	May 3, 1932	S	1/3	57.3 (a) (2) Phyllis Hedrick.
369	354	Hedrick, Virginia Marie	F	Sept. 9, 1923	S	1/3	57.3 (a) (2) Phyllis Hedrick.
370	355	Henkle, Grace (Montgomery)	F	Mar. 5, 1875	M	1/4	57.3 (a) (1).
371	353	Hirata, Dolores (Voutrin)	F	May 23, 1933	M	1/4	57.3 (a) (1).
372		Hirata, Michael (deceased Nov. 15, 1954)	M	Aug. 7, 1934	M	1/3	57.3 (a) (2) Dolores Hirata.
373	357	Hise, Vivian (McIntyre)	F	July 28, 1915	M	1/2	57.3 (a) (1).
374	184	Hobucket, Phyllis Rae (Collins)	F	Oct. 10, 1933	M	3/4	57.3 (a) (1).
375	358	Hohenstein, Marion (Baker)	F	1933	M	3/3	57.3 (a) (1).
376	359	Honess, Ila Mae (Downey)	F	May 18, 1927	M	3/3	57.3 (a) (2) May Adams Downey.
377	360	Honess, Corrine Mae	F	Jan. 21, 1931	S	3/16	57.3 (a) (2) May Adams Downey.
378	361	Honess, Raymond Sevrine	M	June 29, 1923	S	3/16	57.3 (a) (2) May Adams Downey.
379	362	Holland, Thelma Minnette (Simmons)	F	Oct. 15, 1923	M	1/2	57.3 (a) (1).
380	363	Holland, Irene Ann	F	July 2, 1920	S	1/4	57.3 (a) (2) Thelma Holland.
381	364	Holland, Kathleen Margaret	F	Oct. 8, 1931	S	1/4	57.3 (a) (2) Thelma Holland.
382	365	Holland, Jeffrey Joseph	M	Dec. 22, 1932	S	1/4	57.3 (a) (2) Thelma Holland.
383	367	Hoover, Alonzo	M	1912	M	1/4	57.3 (a) (1).
384	368	Hoover, Herbert Leith	M	1933	S	1/3	57.3 (a) (1).
385	369	Hoover, Edward	M	1921	M	1/4	57.3 (a) (1).
386	370	Hoover, Oscar	M	1910	M	1/4	57.3 (a) (1).
387	371	Hoover, Richard	M	1914	M	1/4	57.3 (a) (1).
388	372	Hoover, Susan K.	F	June 10, 1949	S	1/3	57.3 (a) (1).
389	373	Hostler, Fred Franklin	M	Nov. 27, 1927	M	3/3	57.3 (a) (1).
390	374	Hostler, Frederick Roger	M	Nov. 3, 1949	S	3/16	57.3 (a) (1) Fred Hostler.
391	375	Hostler, Alfred Emery	M	1931	S	3/16	57.3 (a) (2) Fred Hostler.
392	376	Hostler, Joe	M	1920	M	3/3	57.3 (a) (1).
393		Hostler, Sharon Lou	F	Nov. 10, 1946	S	3/16	57.3 (a) (2) Joseph Hostler.
394	377	Hudson, Gladys (Lane)	F	Dec. 19, 1923	M	1/4	57.3 (a) (1).
395	887	Hudson, William Paul	M	June 30, 1944	S	1/3	57.3 (a) (2) Gladys Hudson.
396	888	Hudson, Ronald Lee	M	Nov. 18, 1943	S	1/3	57.3 (a) (2) Gladys Hudson.
397	889	Hudson, Donald Gene	M	Nov. 18, 1943	S	1/3	57.3 (a) (2) Gladys Hudson.
398	378	Huffine, Andrea Jane	F	Mar. 18, 1944	S	1/4	57.3 (a) (1).
399	379	Hutzler, Martha (Case)	F	1926	M	1/2	57.3 (a) (1).
400	380	Irby, Charlotte (Martin)	F	Apr. 30, 1923	M	7/3	57.3 (a) (1).
401	381	Irby, Ginger	F	1948	S	13/16	57.3 (a) (1).
402	382	Isaacson, Agnes (Harney)	F	May 15, 1883	M	Full	57.3 (a) (1).
403	383	Jackson, Joseph	M	Nov. 30, 1900	M	Full	57.3 (a) (1).
404	384	James, Delores	F	Nov. 22, 1932	S	1/2	57.3 (a) (1).
405	385	James, Robert	M	Sept. 4, 1934	S	1/2	57.3 (a) (1).
406	386	James, Clara Estelle	F	Oct. 1, 1937	S	1/2	57.3 (a) (1).
407	387	James, Julius	M	Feb. 12, 1933	S	1/2	57.3 (a) (1).
408	737	Jett, Ernestine (Reed)	F	1922	M	1/4	57.3 (a) (2) Elmer Reed.
409	388	John, Clark	M	Jan. 23, 1908	M	3/4	57.3 (a) (1).
410	389	John, William Clark	M	July 1, 1933	S	3/3	57.3 (a) (1).
411	390	John, Robert	M	Sept. 29, 1933	S	3/3	57.3 (a) (1).
412	391	John, Josephine	F	June 10, 1949	S	3/3	57.3 (a) (1).
413	392	John, Andrew David	M	Mar. 10, 1943	S	3/3	57.3 (a) (1).
414	393	John, LeRoy	M	June 24, 1945	S	3/3	57.3 (a) (1).
415	394	John, Elizabeth Jane	F	Oct. 23, 1946	S	3/3	57.3 (a) (1).
416	395	John, Lindsey Frank	M	Dec. 23, 1948	S	3/3	57.3 (a) (1).
417	396	John, Griffin	M	Aug. 21, 1956	M	3/4	57.3 (a) (1).
418	398	John, Foster	M	Feb. 11, 1920	S	3/3	57.3 (a) (1).
419	399	John, Lindsey	M	July 10, 1910	M	3/4	57.3 (a) (1).
420	400	Johnson, Archie	M	Dec. 28, 1874	M	Full	57.3 (a) (1).
421	401	Johnson, Martha (Grant)	F	1871	M	Full	57.3 (a) (1).
422	402	Johnson, Orleans (Montgomery)	F	Nov. 18, 1897	Wd	1/4	57.3 (a) (1).

PROPOSED ROLL OF MEMBERS OF THE CONFEDERATED TRIBES OF SILETZ SUBMITTED BY THE SECRETARY OF INTERIOR PURSUANT TO SECTION 3 OF THE ACT OF AUG. 13, 1934,
PUBLIC LAW 533—Continued

Roll No.		Name—Surname; given; maiden	Sex	Date of birth	Marital status	Degree of Indian blood	25 CFR 57.3—Eligibility remarks
New	Old						
423	403	Johnson, Violet (Smith)	F	Apr. 21, 1912	M	Full	57.3 (a) (1).
424	404	Johnson, Raymond H.	M	May 29, 1932	S	1/2	57.3 (a) (1).
425	405	Johnson, Louis W.	M	July 17, 1933	S	1/2	57.3 (a) (1).
426	406	Johnson, Alice L.	F	Feb. 14, 1937	S	1/2	57.3 (a) (1).
427	407	Johnson, Douglas M.	M	Mar. 4, 1939	S	1/2	57.3 (a) (1).
428	408	Jucatan, Anthony	M	Dec. 12, 1945	S	1/2	57.3 (a) (2) Winifred Oreenwoll.
429	409	Karnowski, Adelaide (Adams)	F	Feb. 4, 1901	M	3/4	57.3 (a) (1).
430	410	Kekua, Alfred Joseph, Sr.	M	Apr. 10, 1925	M	1/2	57.3 (a) (1).
431	411	Kekua, Alfred Joseph, Jr.	M	Oct. 27, 1947	S	1/4	57.3 (a) (2) Alfred Joseph Kekua, Sr.
432	412	Kentia, Norma (Bellinger)	F	Jan. 23, 1921	M	3/8	57.3 (a) (1).
433	413	Kentia, Rosalie Grace	F	1939	S	3/16	57.3 (a) (1).
434	414	Kentia, John Victor	M	1941	S	3/16	57.3 (a) (1).
435	415	Kentia, Arlene Rae	F	1943	S	3/16	57.3 (a) (1).
436	416	Kentia, Donald William	M	1945	S	3/16	57.3 (a) (1).
437	417	Kentia, Lydia Mae	F	1948	S	3/16	57.3 (a) (1).
438	418	Kentia, Monte Wayne	M	May 19, 1953	S	3/16	57.3 (a) (2) Norma Kentia.
439	419	Kentia, Norma Jean	F	July 21, 1954	S	3/16	57.3 (a) (2) Norma Kentia.
440	420	Kentia, Joan (Downey)	F	Mar. 10, 1932	M	3/8	57.3 (a) (1).
441	421	Kentia, Henry Lee	M	1951	S	3/16	57.3 (a) (2) Joan Kentia.
442	422	Kitto, Sherry Leola (Towner)	F	1938	S	1/8	57.3 (a) (1).
443	423	Klamath, Lawrence	M	May 1, 1909	M	Full	57.3 (a) (1).
444	424	Klamath, Walter Lawrence	M	May 18, 1930	S	1/2	57.3 (a) (1).
445	425	Klamath, Clifton Dale	M	Apr. 15, 1954	S	1/4	57.3 (a) (2) Lawrence Klamath.
446	426	Klamath, Louis	M	Nov. 5, 1910	M	Full	57.3 (a) (1).
447	427	Koehler, Henry Richard	M	July 3, 1936	S	1/4	57.3 (a) (1).
448	428	Koehler, Edmund E.	M	Dec. 10, 1938	S	1/4	57.3 (a) (1).
449	429	Koehler, Jean Shirley	F	Feb. 26, 1941	S	1/4	57.3 (a) (1).
450	430	Koehler, Henrietta Betty	F	June 25, 1943	S	1/4	57.3 (a) (1).
451	431	LaChance, Lillian (Dowd)	F	June 5, 1905	M	1/2	57.3 (a) (1).
452	432	LaChance, Thomas Theodore	M	Sept. 13, 1929	S	1/4	57.3 (a) (1).
453	433	LaChance, Mathew Eugene	M	June 6, 1930	S	1/4	57.3 (a) (1).
454	434	LaChance, Richard Melvin	M	Feb. 2, 1935	S	1/4	57.3 (a) (1).
455	435	Lane, Alfred	M	July 9, 1890	M	3/3	57.3 (a) (1).
456	436	Lane, Rosalie	F	Aug. 27, 1933	S	3/8	57.3 (a) (1).
457	437	Lane, Delores Ann	F	Mar. 29, 1943	S	3/8	57.3 (a) (1).
458	438	Lane, Arthur H.	M	Feb. 28, 1928	M	3/8	57.3 (a) (1).
459	439	Lane, Debra Ann	F	Nov. 10, 1952	S	3/16	57.3 (a) (2) Arthur Lane.
460	440	Lane, Arthur Harry	M	1953	S	3/16	57.3 (a) (2) Arthur Lane.
461	441	Lane, Alfred, Jr.	M	May 30, 1926	S	3/16	57.3 (a) (1).
462	442	Lane, Christy Lynn	F	Jan. 24, 1949	S	3/16	57.3 (a) (2) Alfred Lane, Jr.
463	443	Lane, Alena Lee	F	May 11, 1950	S	3/16	57.3 (a) (2) Alfred Lane, Jr.
464	444	Lane, Donna Lou	F	June 24, 1954	S	3/16	57.3 (a) (1).
465	445	Lane, Archie	M	1896	M	3/4	57.3 (a) (1).
466	446	Lane, James	M	Sept. 4, 1906	M	3/4	57.3 (a) (1).
467	447	Lane, Marjorie (Martin)	F	Feb. 12, 1916	M	3/4	57.3 (a) (1).
468	448	Lane, Ernestine	F	Jan. 7, 1935	S	3/4	57.3 (a) (1).
469	449	Lane, Dennie	F	Dec. 14, 1940	S	3/4	57.3 (a) (1).
470	450	Lane, Jean Irby	F	Sept. 21, 1949	S	3/8	57.3 (a) (2) Charlotte Martin Irby.
471	451	Lane, Joseph Harry	M	Mar. 28, 1921	M	3/8	57.3 (a) (1).
472	452	Lane, Charles Raymond	M	Oct. 2, 1942	S	3/16	57.3 (a) (1).
473	453	Lane, Joseph Harry, Jr.	M	Aug. 24, 1944	S	3/16	57.3 (a) (1).
474	454	Lane, Linda Lou	F	Feb. 3, 1948	S	3/16	57.3 (a) (1).
475	455	Lane, Nellie	F	Oct. 5, 1909	S	3/4	57.3 (a) (1).
476	456	Lane, Scott	M	Feb. 19, 1902	M	3/4	57.3 (a) (1).
477	457	Lane, Davis LeRoy	M	July 24, 1936	S	3/8	57.3 (a) (1).
478	458	Lane, Minnie Rose	F	Nov. 9, 1939	S	3/8	57.3 (a) (1).
479	459	Lane, Clayton Frank	M	1942	S	3/8	57.3 (a) (1).
480	460	Lane, Naomi Virginia	F	July 23, 1945	S	3/8	57.3 (a) (1).
481	461	Lane, Gerald Andrew	M	Apr. 14, 1948	S	3/8	57.3 (a) (1).
482	462	Lane, Gertrude Esther	F	Apr. 25, 1950	S	3/8	57.3 (a) (2) Scott Lane.
483	463	Lane, William Scotty	M	Feb. 17, 1924	M	3/8	57.3 (a) (1).
484	464	Lane, Martha (Downey)	F	Aug. 12, 1928	M	3/8	57.3 (a) (1).
485	465	Lane, Janice Yvonne	F	May 24, 1947	S	3/8	57.3 (a) (1).
486	466	Lane, Pamela Jean	F	Sept. 5, 1948	S	3/8	57.3 (a) (1).
487	467	Lane, William Alfred	M	Jan. 2, 1951	S	3/8	57.3 (a) (2).
488	468	Lane, Nancy Lee	F	Mar. 11, 1953	S	3/8	57.3 (a) (2) William Scotty Lane.
489	469	Lanegan, Joseph K.	M	Mar. 11, 1923	M	1/4	57.3 (a) (1).
490	470	Lanegan, Elaine Adele	F	Oct. 20, 1950	S	1/8	57.3 (a) (2) Joseph Lanegan.
491	471	Lanegan, Howard	M	Apr. 20, 1930	S	1/4	57.3 (a) (1).
492	472	Larson, Victor	M	June 18, 1910	S	1/2	57.3 (a) (1).
493	473	Larsen, Raymond L.	M	Mar. 26, 1919	M	1/2	57.3 (a) (1).
494	474	Larsen, Kenneth Lee	M	Apr. 11, 1942	S	1/4	57.3 (a) (1).
495	475	Larsen, Franklin W.	M	Sept. 9, 1943	S	1/4	57.3 (a) (1).
496	476	Larsen, Sandra May	F	Apr. 6, 1946	S	1/4	57.3 (a) (1).
497	477	Larsen, Lorene M.	F	Aug. 20, 1949	S	1/4	57.3 (a) (1).
498	478	Larsen, Charles Raymond	M	Nov. 13, 1952	S	1/4	57.3 (a) (2) Raymond Larsen.
499	479	Larsen, George Allen	M	Apr. 14, 1954	S	1/4	57.3 (a) (2) Raymond Larsen.
500	480	Lawson, Harry	M	Jan. 17, 1919	M	1/2	57.3 (a) (1).
501	481	Lawson, Judy Kay	F	July 7, 1942	S	1/4	57.3 (a) (1).
502	482	Lawson, Lana Rae	F	Oct. 18, 1945	S	1/4	57.3 (a) (1).
503	483	Lawson, Donna Fay	F	June 17, 1949	S	1/4	57.3 (a) (1).
504	484	Lawson, Lavina Lou	F	Mar. 27, 1954	S	1/4	57.3 (a) (2) Harry Lawson.
505	485	Lawson, Manuel	M	Sept. 12, 1917	M	1/2	57.3 (a) (1).
506	486	Lawson, Clara (Charley)	F	1926	S	Full	57.3 (a) (1).
507	487	Lawson, Sidney	M	Dec. 26, 1925	M	1/2	57.3 (a) (1).
508	488	Leach, Alice (Walker)	F	Feb. 27, 1904	M	1/2	57.3 (a) (4) Louisa Walker.
509	489	Leach, Mary Alice	F	Apr. 15, 1950	S	1/8	57.3 (a) (4) Louisa Walker.
510	490	Lee, Josephine (Wilkinson)	F	June 4, 1927	M	3/8	57.3 (a) (1).
511	491	Lee, Larry Leonard	M	Dec. 14, 1948	S	3/16	57.3 (a) (2) Josephine Lee.
512	492	Lee, Rosena Marvina	F	Mar. 29, 1951	S	3/16	57.3 (a) (2) Josephine Lee.
513	493	Lee, Charles LeRoy	M	1952	S	3/16	57.3 (a) (2) Josephine Lee.
514	494	Lee, Marsida Marie	F	May 3, 1953	S	3/16	57.3 (a) (2) Josephine Lee.
515	495	Lee, Patricia Ann	F	Aug. 1, 1954	S	3/16	57.3 (a) (2) Josephine Lee.
516	267	Leuthold, Mary Ellen (Ewan) (Downey)	F	July 24, 1928	M	3/8	57.3 (a) (1).
517	499	Littleton, Earl Clark	M	Apr. 9, 1953	S	3/16	57.3 (a) (2) Guylene Mae John.
518	500	Logan, Abeson	M	Feb. 13, 1902	M	Full	57.3 (a) (1).
519	501	Logan, Elmer	M	Apr. 21, 1907	M	Full	57.3 (a) (1).
520	502	Logan, Kenneth R.	M	Dec. 18, 1939	S	1/2	58.3 (a) (1).
521	503	Logan, Denna L.	F	Apr. 9, 1939	S	1/2	57.3 (a) (1).
522	504	Logan, Lena Mary	F	Jan. 30, 1941	S	1/2	57.3 (a) (1).
523	505	Logan, Claudia Louise	F	Nov. 12, 1943	S	1/2	57.3 (a) (1).
524	506	Logan, Leonard LeRoy	M	June 12, 1945	S	1/2	57.3 (a) (1).
525	507	Logan, Elmer Louis	M	Jan. 3, 1949	S	1/2	57.3 (a) (1).
526	508	Logan, Nelda Lee	F	1953	S	1/2	57.3 (a) (2) Elmer Logan.
527	509	Logan, James	M	June 11, 1896	M	Full	57.3 (a) (1).

PROPOSED ROLL OF MEMBERS OF THE CONFEDERATED TRIBES OF SILETZ SUBMITTED BY THE SECRETARY OF INTERIOR PURSUANT TO SECTION 3 OF THE ACT OF AUG. 13, 1954, PUBLIC LAW 338—Continued

Roll No.		Name—Surname; given; maiden	Sex	Date of birth	Marital status	Degree of Indian blood	25 CFR 57.3—Eligibility remarks
New	Old						
528	510	Logan, James, Jr.	M	1918	M	Full	57.3 (a) (1).
529	511	Logan, Serena	F	1933	S	1/2	57.3 (a) (1).
530	512	Logan, John	M	June 18, 1899	M	Full	57.3 (a) (1).
531	513	Logan, Eleanor Lilly	F	Sept. 23, 1945	S	1/2	57.3 (a) (1).
532	514	Logan, John, Jr.	M	Dec. 17, 1946	S	1/2	57.3 (a) (1).
533	515	Logan, Arlene Frances	F	May 17, 1943	S	1/2	57.3 (a) (1).
534	516	Logan, Larky Pengra	M	1923	M	1/2	57.3 (a) (1).
535	517	Logan, Patricia Bernice	F	Apr. 25, 1947	S	1/4	57.3 (a) (1).
536	518	Logan, Larky Charles	M	Nov. 18, 1943	S	1/4	57.3 (a) (1).
537	519	Logan, Frankie Carl	M	Nov. 18, 1943	S	1/4	57.3 (a) (1).
538	520	Logan, Kendall John	M	Apr. 19, 1953	S	1/4	57.3 (a) (2) Larky Logan.
539	521	Logan, Chennie	F	July 23, 1949	S	1/2	57.3 (a) (2) James Logan, Sr.
540	522	Logan, Larry	M	July 23, 1949	S	1/2	57.3 (a) (2) James Logan, Sr.
541	523	Logsdon, Carl	M	June 8, 1892	S	Full	57.3 (a) (1).
542	524	Logsdon, John Arnold	M	Apr. 4, 1921	S	1/2	57.3 (a) (1).
543	516	Logsdon, Janice Elaine (Voutrnn)	F	1933	M	3/3	57.3 (a) (1).
544	525	Logsdon, Theodore	M	Feb. 7, 1935	M	1/2	57.3 (a) (1).
545	526	Lundy, Margaret (Darcy)	F	Mar. 3, 1935	M	1/4	57.3 (a) (1).
546	527	Lundy, Daniel Everett	M	July 23, 1930	S	1/3	57.3 (a) (2) Margaret Lundy.
547	528	Lundy, Dale Rodney	M	Nov. 16, 1931	S	1/3	57.3 (a) (2) Margaret Lundy.
548	529	Lundy, Carlotta Ann	F	Dec. 18, 1933	S	1/3	57.3 (a) (2) Margaret Lundy.
549	530	Mann, Lavina (Wilbur)	F	July 3, 1894	M	Full	57.3 (a) (4) Mary Wilbur.
550		Marks, Violet Johnson	F	Dec. 30, 1915	M	1/2	57.3 (a) (2) Coquille Thompson.
551		Marks, Gail Agnes	F	July 31, 1933	S	1/4	57.3 (a) (2) Coquille Thompson.
552	531	Martin, Antoine	M	Apr. 30, 1919	M	1/2	57.3 (a) (1).
553	532	Martin, Agnes E (Baker)	F	1923	M	1/4	57.3 (a) (1).
554	533	Martin, Nadine Antonette	F	May 30, 1930	S	3/3	57.3 (a) (2) Agnes Martin.
555	534	Martin, Antoine Frederick	M	Oct. 23, 1931	S	3/3	57.3 (a) (2) Agnes Martin.
556	535	Martin, Lorna Beth (Washington)	F	July 18, 1914	M	5/3	57.3 (a) (1).
557	536	Martin, Joseph Clayton	M	June 21, 1933	S	5/16	57.3 (a) (2) Lorna Beth Martin.
558	537	Martin, Christine (Selsic)	F	Jan. 13, 1892	M	3/4	57.3 (a) (1).
559	538	Martin, Ernest	M	July 7, 1937	S	1/2	57.3 (a) (1).
560	539	Martin, Virgil	M	1949	S	1/2	57.3 (a) (1).
561	540	Martin, Wilbur, Jr.	M	Jan. 23, 1931	M	1/2	57.3 (a) (1).
562	541	Martin, Roberta (Goodell)	F	1932	M	7/16	57.3 (a) (1).
563	542	Martin, Michele Renee	F	Apr. 13, 1933	S	15/32	57.3 (a) (2) Wilbur Martin Jr.
564	543	Martin, David	M	May 10, 1911	M	Full	57.3 (a) (1).
565	544	Martin, Rose Catherine (Bell)	F	1917	M	5/3	57.3 (a) (1).
566	545	Martin, Linda McGee	F	1949	S	15/16	57.3 (a) (1).
567	546	Martin, Dean Darrel	M	1942	S	1/4	57.3 (a) (1).
568	547	Martin, Kristi Lynn	F	Mar. 23, 1950	S	1/4	57.3 (a) (2) Ellen Martin.
569	548	Martin, Victorine (Simmons)	F	1939	M	1/2	57.3 (a) (1).
570	549	Martin, Andrea May	F	Nov. 2, 1953	S	1/4	57.3 (a) (2) Victorine Martin.
571	550	Marzan, Mary M. (Rlatos)	F	Feb. 9, 1927	M	1/4	57.3 (a) (1).
572	551	Marzan, Benito Mariano	M	Nov. 25, 1947	S	1/3	57.3 (a) (1).
573	552	Marzan, Robert Anthony	M	Apr. 13, 1930	S	1/3	57.3 (a) (2) Mary Marzan.
574	553	Marzan, Robert Anthony	M	Apr. 21, 1932	S	1/3	57.3 (a) (2) Mary Marzan.
575	554	Mason, Madge (Darcy)	F	Feb. 11, 1923	M	1/2	57.3 (a) (2) Maggie Darcy.
576	555	Mason, Terrence M.	M	June 30, 1945	S	1/4	57.3 (a) (1).
577	556	Mason, Howard Paul	M	Oct. 9, 1947	S	1/4	57.3 (a) (1).
578	557	Mason, Sharon Lee	F	1948	S	1/4	57.3 (a) (1).
579	558	Mason, Todd Walter	M	1950	S	1/4	57.3 (a) (2) Madge Mason.
580	559	Mason, Tim Duane	M	Jan. 13, 1951	S	1/4	57.3 (a) (2) Madge Mason.
581	560	Mason, Ted Spencer	M	June 18, 1932	S	1/4	57.3 (a) (2) Madge Mason.
582	561	Mason, Pamela Jo	F	Aug. 2, 1953	S	1/4	57.3 (a) (2) Madge Mason.
583	562	McClay, Charles David	M	July 13, 1917	M	1/4	57.3 (a) (4) Louisa Walker.
584	563	McClay, Meri Jane	F	May 4, 1944	S	1/3	57.3 (a) (4) Louisa Walker.
585	564	McClay, David Charles	M	May 21, 1943	S	1/3	57.3 (a) (4) Louisa Walker.
586	565	McClintock, Earl L.	M	May 6, 1927	M	1/4	57.3 (a) (1).
587	566	McClintock, Allen Eugene	M	June 2, 1935	S	1/4	57.3 (a) (1).
588	567	McClintock, Freddie Lament	M	Sept. 23, 1931	S	1/3	57.3 (a) (2) Earl McClintock.
589	568	McClintock, Orpha Mae	F	June 25, 1933	S	1/3	57.3 (a) (2) Earl McClintock.
590	569	McClintock, James	M	Feb. 13, 1929	S	1/4	57.3 (a) (1).
591	570	McCoy, Joseph Lincoln	M	Sept. 23, 1935	S	Full	57.3 (a) (1).
592	571	McCormick, James Henry	M	May 8, 1947	S	5/16	57.3 (a) (1).
593	572	McGee, Naomi	F	Dec. 12, 1945	S	3/16	57.3 (a) (1).
594	573	McKenny, Alice (Briggs)	F	Aug. 4, 1933	M	1/2	57.3 (a) (1).
595	574	McKenny, Michael Regina	F	Apr. 7, 1941	S	1/4	57.3 (a) (1).
596	575	McQuire, Esther Annabelle (Simmons)	F	Apr. 8, 1925	M	1/2	57.3 (a) (1).
597	576	McQuire, Sherry Lee	F	1949	S	1/4	57.3 (a) (1).
598	577	McQuire, Marvin Lewis	M	1947	S	1/4	57.3 (a) (1).
599	578	McQuire, Verdene Myrtle	F	Sept. 18, 1930	S	1/4	57.3 (a) (2) Annabelle McQuire.
600	579	Metcalf, Willard	M	July 29, 1914	M	3/4	57.3 (a) (1).
601	580	Metcalf, Clara (Townner)	F	Dec. 1927	M	3/4	57.3 (a) (1).
602	581	Metcalf, Willard, Jr.	M	Aug. 18, 1946	S	3/4	57.3 (a) (1).
603	582	Metcalf, Sharon Lee	F	1948	S	3/4	57.3 (a) (1).
604	583	Metcalf, Ellen Louise	F	Feb. 16, 1951	S	3/4	57.3 (a) (2) Clara Metcalf.
605	584	Metcalf, Leon Earl	M	Aug. 12, 1933	S	3/4	57.3 (a) (2) Clara Metcalf.
606	585	Miles, Juanita (Larsen)	F	Aug. 4, 1914	M	1/2	57.3 (a) (1).
607	586	Miles, Charles	M	Apr. 23, 1932	S	1/4	57.3 (a) (1).
608	587	Miles, Juanita	F	Sept. 27, 1934	S	1/4	57.3 (a) (1).
609	588	Miles, Winifred	F	June 3, 1937	S	1/4	57.3 (a) (1).
610	589	Miles, Roberta	F	Aug. 13, 1933	S	1/4	57.3 (a) (1).
611	590	Miller, Eileen (Fitzpatrick)	F	1910	M	1/2	57.3 (a) (1).
612	591	Miller, Robert Leland	M	Nov. 25, 1929	S	1/4	57.3 (a) (1).
613	592	Miller, Mary (Lawson)	F	1912	M	1/2	57.3 (a) (1).
614	593	Montgomery, Edward C. (deceased Feb. 22, 1953)	M	1877	S	1/3	57.3 (a) (1).
615	594	Montgomery, Robert	M	1923	M	1/4	57.3 (a) (2) Edward Montgomery.
616	595	Montgomery, Fred	M	1837	M	1/4	57.3 (a) (1).
617	596	Montgomery, Herman	M	1831	M	1/4	57.3 (a) (1).
618	597	Moody, Genevieve (McClintock)	F	Dec. 13, 1921	M	1/4	57.3 (a) (1).
619	598	Moody, Charles Edward	M	Oct. 13, 1931	S	1/3	57.3 (a) (1) Genevieve Moody.
620	599	Moody, Lawrence William	M	Feb. 27, 1933	S	1/3	57.3 (a) (1) Genevieve Moody.
621	600	Moore, Elizabeth (Adams)	F	1899	M	1/2	57.3 (a) (1).
622	601	Mortenson, Marjorie (Menard)	F	Mar. 23, 1923	M	1/2	57.3 (a) (1).
623	602	Mortenson, Ronald Verden	M	Oct. 20, 1944	S	1/4	57.3 (a) (1).
624	603	Mortenson, Sharon E.	F	Jan. 10, 1946	S	1/4	57.3 (a) (1).
625	604	Mortenson, Ellery Peter	M	June 22, 1943	S	1/4	57.3 (a) (1).
626	605	Mortenson, Arnold	M	July 19, 1931	S	1/4	57.3 (a) (2) Marjorie Mortenson.
627	606	Mortenson, Arthur	M	July 19, 1931	S	1/4	57.3 (a) (2) Marjorie Mortenson.
628	607	Mortenson, Kathy Adele	F	Aug. 30, 1952	S	1/4	57.3 (a) (2) Marjorie Mortenson.
629	608	Muschamp, Gladys (Bensell)	F	Sept. 3, 1914	M	Full	57.3 (a) (1).
630	609	Muschamp, George	M	June 8, 1948	S	1/2	57.3 (a) (1).
631	610	Muschamp, Jack Charles	M	Feb. 23, 1950	S	1/2	57.3 (a) (2) Gladys Muschamp.
632	745	Muney, Mary Alice (Bensell)	F	1907	M	5/3	57.3 (a) (1).

PROPOSED ROLL OF MEMBERS OF THE CONFEDERATED TRIBES OF SILETZ SUBMITTED BY THE SECRETARY OF INTERIOR PURSUANT TO SECTION 3 OF THE ACT OF AUG. 13, 1954,
PUBLIC LAW—Continued

Roll No.		Name—Surname; given; maiden	Sex	Date of birth	Marital status	Degree of Indian blood	25 CFR 57.3—Eligibility remarks
New	Old						
633	609	Myers, Ruth (deceased Apr. 22, 1955) (Chapman)	F	1911	M	3/8	57.3 (a) (1).
634	321	Myrland, Geraldine (Girard)	F	July 11, 1933	M	1/4	57.3 (a) (1).
635	608	Newberry, George	M	1881	S	1/2	57.3 (a) (1).
636	611	Offield, Cella (Clay)	F	Dec. 27, 1888	M	3/4	57.3 (a) (1).
637	612	Oleman, Pauline (Bell)	F	Nov. 19, 1929	M	7/8	57.3 (a) (1).
638	613	Olson, Ada Nancy (Service)	F	Oct. 30, 1923	M	1/4	57.3 (a) (1).
639	614	Olson, Ole Willard	M	Nov. 26, 1952	S	1/8	57.3 (a) (2) Ada Nancy Olson.
640	615	Olson, Ada Nancy Lea	F	Feb. 5, 1954	S	1/8	57.3 (a) (2) Ada Nancy Olsou.
641	616	Orton, Clarence	M	Mar. 16, 1911	M	3/4	57.3 (a) (1).
642	617	Orton, Charles James	M	Dec. 6, 1909	M	3/4	57.3 (a) (1).
643	618	Orton, Nellie (Metcalfe)	F	Mar. 6, 1913	M	3/4	57.3 (a) (1).
644	619	Orton, Willa Roberta	F	Nov. 26, 1937	S	3/4	57.3 (a) (1).
645	620	Orton, Charles William	M	Sept. 14, 1941	S	3/4	57.3 (a) (1).
646	621	Orton, Lawrence	M	Dec. 6, 1906	M	3/4	57.3 (a) (1).
647	622	Orton, Daniel	M	June 16, 1902	S	3/4	57.3 (a) (1).
648	623	Orton, Kathleen D.	F	Oct. 8, 1941	S	3/8	57.3 (a) (1).
649	624	Orton, Wolverton	M	Oct. 1874	S	Full	57.3 (a) (1).
650	625	Pacleb, Domingo, Jr.	M	June 1, 1949	S	1/2	57.3 (a) (1).
651	626	Pacleb, Diana Battise	F	Mar. 29, 1951	S	1/2	57.3 (a) (2) Winifred Greenwell.
652	627	Paine, Linda Livera (Ben)	F	Nov. 23, 1917	M	Full	57.3 (a) (1).
653	628	Peterson, Pauline Joanne (Lane)	F	May 27, 1934	M	3/8	57.3 (a) (1).
654	629	Pond, Alfred T. (deceased May 21, 1955)	M	Sept. 30, 1917	M	1/4	57.3 (a) (1).
655	630	Pond, Clayton	M	Aug. 29, 1920	M	1/4	57.3 (a) (1).
656	631	Pond, Patricia Carol	F	Dec. 25, 1951	S	1/8	57.3 (a) (2) Clayton Pond.
657	632	Pond, Mary Jean	F	Jan. 14, 1953	S	1/8	57.3 (a) (2) Clayton Pond.
658	633	Prettyman, Cora (Montgomery)	F	Apr. 1, 1891	M	1/4	57.3 (a) (1).
659	634	Pullam, Florine (Darcy)	F	1927	M	1/2	57.3 (a) (2) Madge Darcy Mason.
660	635	Pullam, Marge Elaine	F	Aug. 8, 1951	S	1/4	57.3 (a) (2) Madge Darcy Mason.
661	636	Pullam, Patricia Lynn	F	June 3, 1953	S	1/4	57.3 (a) (2) Madge Darcy Mason.
662	637	Pyle, Arneva (Orton)	F	Sept. 9, 1935	M	5/8	57.3 (a) (1).
663	638	Pyle, James Darwin	M	May 16, 1951	S	5/16	57.3 (a) (2) Arneva Pyle.
664	639	Pyle, Debra Jean	F	Mar. 21, 1953	S	5/16	57.3 (a) (2) Arneva Pyle.
665	640	Rabinsky, Genevieve	F	Aug. 15, 1923	S	1/8	57.3 (a) (4) Louisa Walker.
666	641	Rabinsky, Margaret Jane	F	June 15, 1935	S	1/8	57.3 (a) (4) Louisa Walker.
667	642	Reed, Albert A.	M	Feb. 16, 1925	M	1/4	57.3 (a) (1).
668	643	Reed, Albert Elmer	M	Feb. 16, 1949	S	1/8	57.3 (a) (2) Albert A. Reed.
669	644	Reed, Esther Marie	F	Oct. 25, 1950	S	1/8	57.3 (a) (2) Albert A. Reed.
670	645	Reed, Tony	M	Aug. 12, 1935	M	1/4	57.3 (a) (1).
671	646	Reed, Kenneth	M	Sept. 25, 1928	S	1/8	57.3 (a) (1).
672	647	Reed, Robert	M	June 13, 1931	S	1/8	57.3 (a) (1).
673	648	Reed, Donald	M	Feb. 4, 1933	S	1/8	57.3 (a) (1).
674	649	Reynolds, Ida Marie (Downey)	F	May 25, 1924	M	1/4	57.3 (a) (1).
675	650	Reynolds, Gaylene Marie	F	Mar. 25, 1947	S	1/8	57.3 (a) (2) Ida Marie Reynolds.
676	651	Reynolds, Harry Duayne	M	Aug. 24, 1950	S	1/8	57.3 (a) (2) Ida Marie Reynolds.
677	652	Reynolds, Marjorie Kay	F	Oct. 14, 1951	S	1/8	57.3 (a) (2) Ida Marie Reynolds.
678	653	Ricketts, Rose Mary (Lawson)	F	July 22, 1927	M	1/2	57.3 (a) (1).
679	654	Ricketts, Cathleen Rose	F	Dec. 22, 1948	S	1/4	57.3 (a) (2) Rose Mary Ricketts.
680	655	Ricketts, Shelly Mae	F	Sept. 25, 1950	S	1/4	57.3 (a) (2) Rose Mary Ricketts.
681	656	Ricketts, Jana Sue	F	Apr. 1, 1952	S	1/4	57.3 (a) (2) Rose Mary Ricketts.
682	781	Riding In, Doris A. (Tom)	F	1933	M	1/2	57.3 (a) (1).
683	657	Rilatos, Edward	M	Mar. 1, 1925	M	1/4	57.3 (a) (1).
684	658	Rilatos, Gloria Ann	F	Mar. 17, 1944	S	1/8	57.3 (a) (1).
685	659	Rilatos, Elaine Pearl	F	Mar. 12, 1947	S	1/8	57.3 (a) (1).
686	660	Rilatos, Edward Rizal	M	Oct. 7, 1948	S	1/8	57.3 (a) (1).
687	661	Rilatos, Donald Leslie	M	Sept. 4, 1952	S	1/8	57.3 (a) (2) Edward Rilatos.
688	662	Rilatos, Emanuel	M	Sept. 13, 1923	M	1/4	57.3 (a) (1).
689	663	Rilatos, Richard Wayne	M	1947	S	1/8	57.3 (a) (1).
690	664	Rilatos, David Carl	M	Aug. 20, 1950	S	1/8	57.3 (a) (2) Emanuel Rilatos.
691	665	Rilatos, Phillip Monroe	M	Aug. 24, 1951	S	1/8	57.3 (a) (2) Emanuel Rilatos.
692	666	Rilatos, Manuel Francisco	M	1942	S	1/8	57.3 (a) (1).
693	667	Rilatos, Susan Darlene	F	1944	S	1/8	57.3 (a) (1).
694	669	Rilatos, Daniel Ezra	M	Mar. 23, 1944	S	1/8	57.3 (a) (1).
695	670	Rilatos, Pearl (Simmons)	F	Oct. 9, 1905	M	1/2	57.3 (a) (1).
696	671	Rilatos, David Louis	M	Mar. 9, 1929	S	1/4	57.3 (a) (1).
697	672	Rilatos, Phillip Walter	M	Apr. 13, 1935	S	1/4	57.3 (a) (1).
698	673	Rilatos, Robert Paul	M	Nov. 24, 1932	M	1/8	57.3 (a) (1).
699	56	Rilatos, Maxine (Ben)	F	July 6, 1932	M	3/4	57.3 (a) (1).
700	674	Rilatos, Marlene Roberta	F	Apr. 2, 1953	S	7/16	57.3 (a) (2) Maxine Rilatos.
701	675	Rilatos, Katherine Jane	F	May 7, 1954	S	7/16	57.3 (a) (2) Maxine Rilatos.
702	677	Ripplin, Isaac	M	Dec. 1880	Wd	Full	57.3 (a) (1).
703	678	Robertson, Ellen Marie (Martin)	F	Nov. 27, 1929	M	7/8	57.3 (a) (1).
704	679	Robertson, Shelly Marie	F	May 18, 1954	S	7/16	57.3 (a) (2) Ellen Marie Robertson.
705	680	Rolfson, Eleanor (Logan)	F	Mar. 12, 1922	M	Full	57.3 (a) (1).
706	681	Rolfson, Glenna Gail	F	1941	S	1/2	57.3 (a) (1).
707	682	Rolfson, Rosalie	F	1948	S	1/2	57.3 (a) (1).
708	683	Rolfson, Robert Clifton	M	1949	S	1/2	57.3 (a) (1).
709	684	Rolfson, Laurelle May	F	Aug. 2, 1951	S	1/2	57.3 (a) (2) Eleanor Rolfson.
710	685	Ryland, Floy (Evans)	F	1886	M	3/4	57.3 (a) (1).
711	686	Samuels, Whitney	M	July 10, 1903	M	Full	57.3 (a) (1).
712	687	Samuels, Cora (Pike)	F	Oct. 12, 1895	M	Full	57.3 (a) (1).
713	688	Sanders, Reuben	M	July 11, 1876	M	1/2	57.3 (a) (1).
714	689	Sanders, Shella	F	June 21, 1948	S	1/4	57.3 (a) (1).
715	690	Sanders, Robert	M	July 1, 1924	M	1/2	57.3 (a) (1).
716	691	Sanders, Gary Charles	M	Oct. 21, 1945	S	1/4	57.3 (a) (1).
717	692	Scott, John R.	M	1903	S	1/4	57.3 (a) (1).
718	---	Scott, Robert (Walter R. Johnson)	M	Aug. 20, 1898	S	1/2	57.3 (a) (4) Spencer Scott.
719	693	Scott, Norma (Strong)	F	Mar. 29, 1922	M	7/8	57.3 (a) (1).
720	694	Scott, Yvonne Joyce	F	1948	S	7/16	57.3 (a) (1).
721	695	Scott, Sharmaine	F	Nov. 28, 1949	S	7/16	57.3 (a) (2) Norma Scott.
722	696	Scott, Frederick William	M	1951	S	7/16	57.3 (a) (2) Norma Scott.
723	697	Service, Ada (Carson)	F	Nov. 11, 1899	M	1/2	57.3 (a) (1).
724	698	Service, Jane	F	May 11, 1933	S	1/4	57.3 (a) (1).
725	699	Service, Joan	F	May 11, 1933	S	1/4	57.3 (a) (1).
726	700	Service, William	M	Jan. 18, 1935	S	1/4	57.3 (a) (1).
727	701	Service, Michael	M	Feb. 14, 1940	S	1/4	57.3 (a) (1).
728	702	Service, Robert, Jr.	M	Jan. 26, 1921	S	1/4	57.3 (a) (1).
729	703	Service, Diane Lee	F	1943	S	1/8	57.3 (a) (1).
730	704	Shields, June Faith (Townner)	F	June 25, 1923	M	1/4	57.3 (a) (1).
731	705	Shields, Sandra Claire	F	1947	S	1/8	57.3 (a) (1).
732	706	Shields, Stephany Kim	F	1948	S	1/8	57.3 (a) (1).
733	707	Shields, Sydney Diane	F	Oct. 12, 1950	S	1/8	57.3 (a) (2) June Faith Shields.
734	708	Short, Geraldine D. (Harris)	F	Sept. 21, 1925	M	Full	57.3 (a) (1).
735	709	Short, Robert E.	M	Sept. 26, 1947	S	1/2	57.3 (a) (2) Geraldine Short.
736	710	Short, George Melvin	M	Nov. 1, 1949	S	1/2	57.3 (a) (2) Geraldine Short.

PROPOSED ROLL OF MEMBERS OF THE CONFEDERATED TRIBES OF SILETZ SUBMITTED BY THE SECRETARY OF INTERIOR PURSUANT TO SECTION 3 OF THE ACT OF AUG. 13, 1934, PUBLIC LAW 433—Continued

Roll No.		Name—Surname; given; maiden	Sex	Date of birth	Marital status	Degree of Indian blood	25 CFR 57.3—Eligibility remarks
New	Old						
737	711	Short, Gerald Dean	M	Jan. 1, 1951	S	1/2	57.3 (a) (2) Geraldine Short.
738	712	Shriner, Frances D. (Wilcox)	F	June 31, 1931	M	1/4	57.3 (a) (1).
739	713	Shriner, Robert Dean	M	Apr. 24, 1931	S	1/3	57.3 (a) (2) Frances Shriner.
740	714	Shriner, Wanda Lou Ann	F	Mar. 24, 1932	S	1/3	57.3 (a) (2) Frances Shriner.
741	715	Shriner, David James	M	Dec. 23, 1933	S	1/3	57.3 (a) (2) Frances Shriner.
742	716	Simmons, Calvin Fred	M	Jan. 27, 1925	M	5/8	57.3 (a) (1).
743	717	Simmons, Ella (Brown)	F	June 15, 1912	M	3/4	57.3 (a) (1).
744	718	Simmons, Darwin Lee	M	1947	S	11/16	57.3 (a) (1).
745	719	Simmons, Calvin, Jr.	M	1945	S	11/16	57.3 (a) (1).
746	720	Simmons, Donald LeRoy	M	Apr. 23, 1929	S	11/16	57.3 (a) (2) Calvin Simmons.
747	721	Simmons, Leonda May	F	1931	S	11/16	57.3 (a) (2) Calvin Simmons.
748	722	Simmons, Lenford	M	Feb. 23, 1953	S	11/16	57.3 (a) (2) Calvin Simmons.
749	723	Simmons, Edward	M	Sept. 23, 1910	M	1/2	57.3 (a) (1).
750	724	Simmons, Edwina Ann	F	Oct. 8, 1919	S	1/4	57.3 (a) (1).
751	725	Simmons, Robert Edwin	M	Feb. 17, 1942	S	1/4	57.3 (a) (1).
752	726	Simmons, Frederick H.	M	Apr. 11, 1933	M	1/2	57.3 (a) (1).
753	727	Simmons, Augusta (Smith)	F	June 29, 1900	M	3/4	57.3 (a) (1).
754	728	Simmons, Lavers Marie	F	Sept. 9, 1931	S	5/8	57.3 (a) (1).
755	729	Simmons, Franklin Delano	M	Feb. 12, 1935	S	5/8	57.3 (a) (1).
756	730	Simmons, Hoxie	M	July 20, 1922	M	1/2	57.3 (a) (1).
757	731	Simmons, Lester	M	May 1, 1933	M	1/2	57.3 (a) (1).
758	732	Simmons, Evelyn (Baker)	F	1919	M	1/2	57.3 (a) (1).
759	733	Simmons, Frances Jean	F	1935	S	1/2	57.3 (a) (1).
760	734	Simmons, Lester Charles	M	1947	S	1/2	57.3 (a) (1).
761	735	Simmons, Harding	M	Jan. 11, 1921	M	5/8	57.3 (a) (1).
762	736	Simmons, Alice (Logan)	F	May 14, 1927	M	1/2	57.3 (a) (1).
763	737	Simmons, Darlene Marie	F	July 5, 1932	S	9/16	57.3 (a) (1) Harding Simmons.
764	738	Siniscal, Veronica Jean	F	Oct. 21, 1944	S	1/3	57.3 (a) (1).
765	739	Siniscal, George Frank	M	Dec. 6, 1947	S	1/3	57.3 (a) (1).
766	740	Siniscal, Thomas Edward	M	Dec. 17, 1945	S	1/3	57.3 (a) (1).
767	741	Siniscal, George Frank	M	Dec. 6, 1947	S	1/3	57.3 (a) (1).
768	742	Siniscal, Douglas Ree	M	Sept. 14, 1951	S	1/3	57.3 (a) (2) Ernestine Jett.
769	743	Skrede, Edith (Montgomery)	F	June 23, 1882	M	1/4	57.3 (a) (1).
770	744	Smith, Abraham	M	Mar. 10, 1918	M	Full	57.3 (a) (1).
771	745	Smith, Louisa (Wilbur)	F	Oct. 2, 1873	M	Full	57.3 (a) (1).
772	497	Smith, Margaret (Washington)	F	June 1, 1933	M	Full	57.3 (a) (1).
773	746	Smith, Benjamin Dewey, Jr.	M	May 24, 1954	S	1/2	57.3 (a) (2) Margaret Smith.
774	747	Smith, Ronald Lee	M	Feb. 8, 1945	S	5/16	57.3 (a) (1).
775	748	Sondenna, Viola Louisa (Logan)	F	Mar. 8, 1925	M	1/2	57.3 (a) (1).
776	749	Sondenna, Edwin LeRoy	M	May 22, 1943	S	1/4	57.3 (a) (1).
777	750	Sondenna, Raymond W., Jr.	M	July 26, 1944	S	1/4	57.3 (a) (1).
778	751	Sondenna, Lawrence Lynn	M	1947	S	1/4	57.3 (a) (1).
779	610	Sroufe, Caroline (Metcalfe)	F	1911	M	3/4	57.3 (a) (1).
780	752	Staggs, Gladys (Tom)	F	Feb. 24, 1922	M	7/8	57.3 (a) (1).
781	753	Staggs, Charles Thomas	M	Oct. 17, 1947	S	7/16	57.3 (a) (1).
782	754	Staggs, Kenneth LeRoy	M	Feb. 11, 1949	S	7/16	57.3 (a) (1).
783	755	Staggs, Susan Darlene	F	Mar. 27, 1950	S	7/16	57.3 (a) (2) Gladys Staggs.
784	756	Staggs, Cheryl Christine	F	Apr. 14, 1951	S	7/16	57.3 (a) (2) Gladys Staggs.
785	757	Streets, Carrie (Bensell)	F	Apr. 7, 1893	M	Full	57.3 (a) (1).
786	758	Strickler, Shirley Ann (Goodell)	F	Sept. 16, 1937	M	7/16	57.3 (a) (1).
787	759	Strickler, Stacy Ann	F	1954	S	7/32	57.3 (a) (2) Shirley Ann Strickler.
788	760	Strong, Byron	M	Aug. 18, 1924	M	Full	57.3 (a) (1).
789	761	Strong, Beverly Elaine	F	Mar. 21, 1949	S	1/2	57.3 (a) (1).
790	762	Strong, Byron Samuel	M	Apr. 26, 1947	S	1/2	57.3 (a) (1).
791	763	Strong, Mamie (McDonald)	F	Apr. 5, 1891	M	Full	57.3 (a) (1).
792	764	Strong, Donna Lee	F	1933	S	1/4	57.3 (a) (1).
793	765	Strong, Stanley	M	Nov. 9, 1903	M	Full	57.3 (a) (1).
794	766	Strong, Wilma (Washington)	F	1931	S	1/2	57.3 (a) (1).
795	767	Strong, Stanley William, Jr.	M	May 14, 1929	S	3/4	57.3 (a) (2) Stanley Strong.
796	768	Strong, Rowenda Ross	F	Aug. 24, 1932	S	3/4	57.3 (a) (2) Stanley Strong.
797	769	Strong, Norman Paul	M	Sept. 20, 1933	S	3/4	57.3 (a) (2) Stanley Strong.
798	770	Taylor, Robert Lloyd	M	July 5, 1944	S	1/4	57.3 (a) (1).
799	771	Taylor, Louis Keith	M	Oct. 12, 1945	S	1/4	57.3 (a) (1).
800	772	Taylor, Sonia Rose	F	June 21, 1947	S	1/4	57.3 (a) (1).
801	773	Thomas, Theresa	F	1932	S	Full	57.3 (a) (1).
802	774	Thomas, Mary	F	1919	S	Full	57.3 (a) (1).
803	775	Thompson, Agnes	F	June 15, 1877	Wd	1/2	57.3 (a) (1).
804	776	Thompson, Coquille, Jr.	M	Mar. 28, 1905	M	1/2	57.3 (a) (1).
805	777	Thompson, Elma Louise (Chapman)	F	July 12, 1919	M	1/2	57.3 (a) (1).
806	778	Thompson, George Louis	M	Jan. 19, 1938	S	7/16	57.3 (a) (1).
807	779	Thompson, Coquille, Jr., III	M	Mar. 23, 1949	S	7/17	57.3 (a) (1).
808	387	Tollefson, Elizabeth (Walker)	F	1879	Wd	1/2	57.3 (a) (4) Louisa Walker.
809	780	Tollefson, Wrethea Winifred (Johnson)	F	Apr. 8, 1918	M	1/4	57.3 (a) (2) Orina Johnson.
810	781	Tom, Aurelia (Selsie)	F	Apr. 29, 1829	M	3/4	57.3 (a) (1).
811	782	Tom, Robert P.	M	Aug. 15, 1937	S	7/8	57.3 (a) (1).
812	783	Towner, Elwood (deceased Oct. 6, 1934)	M	June 3, 1897	S	1/2	57.3 (a) (1).
813	784	Towner, Gilbert, Jr.	M	Dec. 25, 1929	S	3/4	57.3 (a) (1).
814	785	Towner, Leslie Gilbert	M	Dec. 14, 1930	M	1/2	57.3 (a) (1).
815	786	Towner, Julia (Evans)	F	Apr. 4, 1915	M	Full	57.3 (a) (1).
816	787	Towner, Leah L.	F	June 21, 1929	S	1/2	57.3 (a) (1).
817	788	Towner, Norma Leola	F	Sept. 14, 1929	M	1/4	57.3 (a) (1).
818	789	Towner, Louis	M	1895	S	1/2	57.3 (a) (1).
819	790	Towner, William	M	Apr. 11, 1872	S	1/2	57.3 (a) (1).
820	791	Towner, George Everett	M	Dec. 15, 1923	S	3/4	57.3 (a) (1).
821	498	Towner, Guylene Mae (John)	F	1938	M	3/3	57.3 (a) (1).
822	792	Towner, William, Jr.	M	Mar. 21, 1925	S	3/4	57.3 (a) (1).
823	793	Towner, Emma Verdyne (Tom)	F	Feb. 17, 1931	M	7/8	57.3 (a) (1).
824	794	Towner, William Larry	M	July 10, 1931	S	7/16	57.3 (a) (2) Emma Towner.
825	795	Towner, Kathleen	F	June 13, 1953	S	7/16	57.3 (a) (2) Emma Towner.
826	796	Towner, Roberta Pauline	F	May 8, 1954	S	7/16	57.3 (a) (2) Emma Towner.
827	797	Tronson, Adolph	M	June 15, 1903	M	1/2	57.3 (a) (1).
828	798	Tronson, Adolph, Jr.	M	Jan. 9, 1929	S	1/4	57.3 (a) (1).
829	799	Tronson, Donald George	M	June 30, 1933	S	1/4	57.3 (a) (1).
830	780	Tronson, Audrey Alair	F	Dec. 23, 1943	S	1/4	57.3 (a) (1).
831	801	Tronson, Henry	M	May 15, 1877	S	1/2	57.3 (a) (1).
832	802	Tronson, Lena (Chapman)	F	Jan. 2, 1877	Wd	3/4	57.3 (a) (1).
833	803	Tronson, Jack	M	1901	S	1/2	57.3 (a) (1).
834	804	Tronson, Vernie F.	F	Apr. 1, 1919	S	1/2	57.3 (a) (1).
835	805	Tuft, Dennis	M	Mar. 19, 1933	S	3/16	57.3 (a) (1).
836	806	Umatata, Lee	M	1896	S	Full	57.3 (a) (1).
837	807	Unger, Homer Ira	M	Jan. 17, 1934	M	1/2	57.3 (a) (1).
838	366	Unger, Betty Jane (Brown)	F	1932	M	5/8	57.3 (a) (1).
839	809	VanPelt, Lillian (Case)	F	Nov. 13, 1923	M	1/2	57.3 (a) (1).
840	810	VanPelt, Thomas James	M	May 4, 1945	S	1/4	57.3 (a) (1).
841	811	Viles, Mary (Service)	F	Aug. 11, 1927	M	1/4	57.3 (a) (1).

PROPOSED ROLL OF MEMBERS OF THE CONFEDERATED TRIBES OF SILETZ SUBMITTED BY THE SECRETARY OF INTERIOR PURSUANT TO SECTION 3 OF THE ACT OF AUG. 13, 1954,
PUBLIC LAW—688—Continued

Roll No.		Name—Surname; given; maiden	Sex	Date of birth	Marital status	Degree of Indian blood	25 CFR 57.3—Eligibility remarks
New	Old						
842	812	Viles, David.....	M	Mar. 4, 1946.....	S	1/8	57.3 (a) (1).
843	813	Viles, Melissa.....	F	Mar. 8, 1948.....	S	1/8	57.3 (a) (1).
844	814	Viles, Daniel Franklin.....	M	Aug. 8, 1950.....	S	1/8	57.3 (a) (2) Mary Viles.
845	815	Voutrin, Mary (Menard).....	F	Feb. 12, 1916.....	M	3/4	57.3 (a) (1).
846	817	Voutrin, Donna Marie.....	F	1941.....	S	3/8	57.3 (a) (1).
847	818	Voutrin, Marilyn Dorene.....	F	1947.....	S	3/8	57.3 (a) (1).
848	819	Voutrin, Debra Leah.....	F	Sept. 8, 1952.....	S	3/8	57.3 (a) (2) Mary Voutrin.
849	820	Waldrup, Retha (Carson).....	F	May 26, 1903.....	M	1/2	57.3 (a) (1).
850	821	Walker, Alurd Thomas.....	M	Jan. 6, 1889.....	S	1/2	57.3 (a) (1).
851	822	Wallace, Mary (Fauchild).....	F	May 14, 1902.....	W	3/4	57.3 (a) (1).
852	823	Wallace, Richard.....	M	Mar. 10, 1933.....	S	3/8	57.3 (a) (1).
853	824	Wallace, Vera.....	F	1938.....	S	3/8	57.3 (a) (1).
854	825	Wallace, Albert.....	M	Mar. 18, 1940.....	S	3/8	57.3 (a) (1).
855	827	Warren, Alicea Mae (Pond).....	F	Apr. 3, 1932.....	M	1/4	57.3 (a) (1).
856	828	Warren, Sheila Marie.....	F	Jan. 21, 1951.....	S	1/8	57.3 (a) (2) Alicea Warren.
857	829	Warren, Michael Duane.....	M	Nov. 10, 1952.....	S	1/8	57.3 (a) (2) Alicea Warren.
858	830	Warren, Rose Marie (Tronson).....	F	Mar. 12, 1931.....	M	3/4	57.3 (a) (1).
859	831	Warren, Daniel James.....	M	Sept. 21, 1933.....	S	3/8	57.3 (a) (2) Rose Marie Warren.
860	832	Warren, Henrietta Lee (Curl).....	F	July 14, 1935.....	M	1/2	57.3 (a) (1).
861	833	Washington, Maxine.....	F	Dec. 6, 1934.....	S	Full	57.3 (a) (1).
862	834	Washington, Hattie.....	F	May 21, 1906.....	S	Full	57.3 (a) (1).
863	835	Washington, Isaac (deceased Feb. 24, 1955).....	M	Sept. 11, 1904.....	Wd	Full	57.3 (a) (1).
864	836	Washington, Joseph.....	M	June 23, 1902.....	M	Full	57.3 (a) (1).
865	837	Washington, Mary (Brown).....	F	July 15, 1907.....	M	3/4	57.3 (a) (1).
866	838	Washington, Jean Mary.....	F	Aug. 7, 1932.....	S	7/8	57.3 (a) (1).
867	839	Washington, Bernadine.....	F	May 22, 1939.....	S	7/8	57.3 (a) (1).
868	840	Washington, Wilverna D.....	F	Apr. 17, 1941.....	S	7/8	57.3 (a) (1).
869	841	Washington, Pauline Ruby.....	F	Dec. 25, 1942.....	S	7/8	57.3 (a) (1).
870	842	Washington, Cynthia.....	F	1944.....	S	7/8	57.3 (a) (1).
871	843	Washington, Margaret J.....	F	1948.....	S	7/8	57.3 (a) (1).
872	844	Waters, Laura (Lanagan).....	F	Aug. 8, 1926.....	M	1/4	57.3 (a) (1).
873	845	Waters, Esther May.....	F	Dec. 1, 1942.....	S	1/8	57.3 (a) (2) Laura Waters.
874	846	Watson, Jesse Crook.....	M	1877.....	W	Full	57.3 (a) (1).
875	847	Weder, Mary Joan (Carson).....	F	Aug. 4, 1930.....	M	1/4	57.3 (a) (1).
876	848	Weder, Virgene Louise.....	F	July 16, 1949.....	S	1/8	57.3 (a) (2) Mary Joan Weder.
877	849	Weder, Ronald Wayne.....	M	Apr. 10, 1953.....	S	1/8	57.3 (a) (2) Mary Joan Weder.
878	850	Weder, Carol Ann.....	F	Dec. 14, 1950.....	S	1/8	57.3 (a) (2) Mary Joan Weder.
879	851	Werth, Alice (Tom).....	F	Apr. 28, 1929.....	M	7/8	57.3 (a) (1).
880	852	Werth, Gloria Jean.....	F	Aug. 16, 1948.....	S	7/16	57.3 (a) (1).
881	853	Worth, Stanley Eugene.....	M	Feb. 30, 1949.....	S	7/16	57.3 (a) (2) Alice Werth.
882	854	Worth, Kathryn June.....	F	June 28, 1950.....	S	7/16	57.3 (a) (2) Alice Werth.
883	855	Wartin, Peter Michael.....	M	Sept. 28, 1941.....	S	1/4	57.3 (a) (1).
884	856	Whitehead, Betty Jean (Logan).....	F	Mar. 19, 1934.....	M	1/2	57.3 (a) (1).
885	857	Whitehead, Linda Joy.....	F	Apr. 19, 1952.....	S	1/4	57.3 (a) (2) Betty Jean Whitehead.
886	858	Whitehead, Paul Francis, Jr.....	M	Oct. 5, 1953.....	S	1/4	57.3 (a) (2) Betty Jean Whitehead.
887	859	Wilcox, Ina (Larson).....	F	Mar. 6, 1905.....	M	1/2	57.3 (a) (1).
888	860	Wilcox, Elizabeth J.....	F	Nov. 4, 1934.....	S	1/4	57.3 (a) (1).
889	861	Wilcox, Germaine.....	F	June 4, 1936.....	S	1/4	57.3 (a) (1).
890	862	Wilcox, Joselyn L.....	F	Nov. 1, 1937.....	S	1/4	57.3 (a) (1).
891	863	Wilcox, Charles A.....	M	May 16, 1939.....	S	1/4	57.3 (a) (1).
892	864	Wilcox, Margaret J.....	F	1942.....	S	1/4	57.3 (a) (1).
893	865	Wilcox, William.....	M	1944.....	S	1/4	57.3 (a) (1).
894	866	Wilcox, Daniel F.....	M	1946.....	S	1/4	57.3 (a) (1).
895	867	Wilcox, Ina Isleen.....	F	1941.....	S	1/4	57.3 (a) (1).
896	868	Williams, Joseph.....	M	May 19, 1920.....	M	3/4	57.3 (a) (1).
897	869	Williams, Joseph Wendell.....	M	July 18, 1941.....	S	3/8	57.3 (a) (1).
898	870	Williams, Burma Odene.....	F	June 12, 1944.....	S	3/8	57.3 (a) (1).
899	871	Williams, Dixie Sue.....	F	Nov. 14, 1946.....	S	3/8	57.3 (a) (1).
900	872	Williams, Jeffrey Hale.....	M	Nov. 29, 1948.....	S	3/8	57.3 (a) (1).
901	873	Williams, Willie Norwood.....	M	Oct. 26, 1950.....	S	3/8	57.3 (a) (2) Joseph Williams.
902	874	Williams, Zachary Omar.....	M	Jan. 16, 1951.....	S	3/8	57.3 (a) (2) Joseph Williams.
903	875	Williams, Matthew.....	M	June 17, 1896.....	M	3/4	57.3 (a) (1).
904	876	Williams, Agatha (Brown).....	F	Aug. 1, 1901.....	M	3/4	57.3 (a) (1).
905	877	Williams, Edgar.....	M	Oct. 3, 1926.....	S	3/4	57.3 (a) (1).
906	878	Williams, Matthew, Jr.....	M	Nov. 18, 1931.....	S	3/4	57.3 (a) (1).
907	879	Williams, Eugene.....	M	Sept. 24, 1935.....	S	3/4	57.3 (a) (1).
908	880	Williams, Constance Elaine.....	F	1947.....	S	3/4	57.3 (a) (1).
909	428	Williams, Henrietta (Fleming).....	F	1918.....	M	1/2	57.3 (a) (1).
910	881	Wilson, Kenneth Harry.....	M	1908.....	S	1/4	57.3 (a) (1).
911	882	Woods, Donna Mae (Lane).....	F	Feb. 1, 1935.....	M	3/8	57.3 (a) (1).
912	883	Woods, Georgia (Bensell).....	F	Mar. 30, 1917.....	M	Full	57.3 (a) (1).
913	884	Woods, Richard Carl.....	M	1943.....	S	1/2	57.3 (a) (1).
914	885	Woods, Raymond Daniel.....	M	June 6, 1948.....	S	1/2	57.3 (a) (1).
915	886	Workman, Catherine Jean.....	F	Feb. 4, 1948.....	S	1/4	57.3 (a) (1).
916	890	Youngman, June (Simmons).....	F	June 9, 1924.....	M	5/8	57.3 (a) (1).
917	891	Youngman, Beverly Joyce.....	F	Nov. 13, 1943.....	S	5/16	57.3 (a) (1).
918	892	Youngman, Paul Arnold.....	M	May 11, 1948.....	S	5/16	57.3 (a) (1).
919	-----	Zosel, Norman Earl.....	M	Mar. 25, 1944.....	S	3/16	57.3 (a) (4) Donny Flannery.
920	-----	Zosel, Elsie Lorraine.....	F	Mar. 26, 1945.....	S	3/16	57.3 (a) (4) Donny Flannery.
921	-----	Johns, Sharon Carol (Duncan).....	F	1942.....	S	1/4	57.3 (a) (2) Maggie Curl Brady.

JUNE 15, 1955.

Pursuant to section 3 of the act of August 13, 1954 (68 Stat. 724) there is listed above the proposed roll of the members of the Confederated Tribes of Siletz who were living on August 13, 1954.

This membership roll is submitted in accordance with Title 25 CFR Part 57, Enrollment of Confederated Tribes of Siletz Indians, published in the FEDERAL REGISTER, May 27, 1955.

I certify that the proposed roll of the members of the Confederated Tribes of

Siletz is correct according to my best knowledge and belief.

MARTIN N. B. HOHN,
Acting Area Director

[F. R. Doc. 55-6336; Filed, Aug. 16, 1955;
8:45 a. m.]

FEDERAL POWER COMMISSION

[Docket No. G-9062]

SOUTHERN PRODUCTION Co., Inc.

NOTICE OF APPLICATION AND DATE OF HEARING

AUGUST 11, 1955.

Take notice that Southern Production Company, Inc. (Applicant) a Delaware corporation with a principal office in Fort Worth, Texas, filed on June 13, 1955, an application for permission to abandon service pursuant to section 7 of the Natural Gas Act, authorizing Applicant to terminate service as hereinafter described, subject to the jurisdiction of the Commission, all as more fully represented in the application which is on file with the Commission and open for public inspection.

The application recites that the natural gas supply from its Ballard-Choate Unit located in the Rudman Field, Bee County, Texas, utilized in the making of sales and service to Texas Eastern Transmission Corporation covered under Applicant's FPC Gas Rate Schedule No 13, as supplemented, has been depleted to such an extent service, is now unwarranted, and would be continued at a loss.

This matter is one that should be disposed of as promptly as possible under the applicable rules and regulations and to that end:

Take further notice that, pursuant to the authority contained in and subject to the jurisdiction conferred upon the Federal Power Commission by sections 7 and 15 of the Natural Gas Act, and the Commission's Rules of Practice and Procedure, a hearing will be held on September 20, 1955, at 9:50 a. m., e. d. s. t., in a Hearing Room of the Federal Power Commission, 441 G Street NW., Washington, D. C., concerning the matters involved in and the issues presented by such application: *Provided, however* That the Commission may, after a non-contested hearing, dispose of the proceedings pursuant to the provisions of section 1.30 (c) (1) or (2) of the Commission's rules of practice and procedure.

Protests or petitions to intervene may be filed with the Federal Power Commission, Washington 25, D. C., in accordance with the Rules of Practice and Procedure (18 CFR 1.8 or 1.10) on or before August 30, 1955. Failure of any party to appear at and participate in the hearing shall be construed as waiver of and concurrence in omission herein of the intermediate decision procedure in cases where a request therefor is made.

[SEAL]

J. H. GUTRIE,
Acting Secretary.[F. R. Doc. 55-6680; Filed, Aug. 16, 1955;
8:46 a. m.]

[Docket No. G-9044]

HAVERHILL GAS CO.

ORDER FIXING DATE OF HEARING

On June 16, 1955, Haverhill Gas Company filed an application pursuant to

section 7 (b) of the Natural Gas Act for permission and approval to abandon natural gas service to Allied New Hampshire Gas Company (Allied) effective upon commencement of deliveries to Allied by Tennessee Gas Transmission Company. Notice of the application and the setting of September 15, 1955, as the date of hearing in this proceeding was issued on August 9, 1955.

The Commission finds:

It is in the public interest and good cause exists to fix August 19, 1955, as the date of hearing in the above-entitled proceedings.

The Commission orders:

(A) Pursuant to the authority contained in and subject to the jurisdiction conferred upon the Federal Power Commission by sections 7 and 15 of the Natural Gas Act and the Commission's rules of practice and procedure, a hearing will be held on August 19, 1955, at 9:30 a. m., e. d. s. t., in a hearing room of the Federal Power Commission, 441 G Street NW., Washington, D. C., concerning the matters involved in and the issues presented by the application: *Provided, however* That the Commission may, after a non-contested hearing, dispose of the proceedings pursuant to the provisions of section 1.30 (c) (1) or (c) (2) of the Commission's rules of practice and procedure.

(B) Protests or petitions to intervene may be filed with the Federal Power Commission, Washington 25, D. C., in accordance with the rules of practice and procedure (18 CFR 1.8 or 1.10) on or before August 18, 1955. Failure of any party to appear at and participate in the hearing shall be construed as waiver of and concurrence in omission herein of the intermediate decision procedure in case a request therefor is made.

(C) Interested State commissions may participate as provided by Sections 1.8 and 1.37 (f) (18 CFR 1.8 and 1.37 (f)) of said Rules of Practice and Procedure.

Adopted: August 10, 1955.

Issued: August 11, 1955.

By the Commission.

[SEAL]

J. H. GUTRIE,
Acting Secretary.[F. R. Doc. 55-6681; Filed, Aug. 16, 1955;
8:46 a. m.]

[Project No. 2183]

GRAND RIVER DAM AUTHORITY
ORDER GRANTING APPLICATION FOR
REHEARING

The Grand River Dam Authority, on July 20, 1955, filed an application for rehearing on the Commission's order issued June 22, 1955, issuing a license for proposed major Project No. 2183, known as the Markham Ferry Project, to be located on Grand River in Oklahoma.

The application seeks modification of the Commission's order with respect to certain conditions imposed therein which are generally applicable to projects on navigable streams and to the clearing of reservoirs. In addition the application suggests a minor editorial change.

The Commission finds: It is desirable and in the public interest to grant rehearing as hereinafter provided.

The Commission orders: The application for rehearing on the aforesaid order issued June 22, 1955, is granted and the time and place for rehearing shall be hereafter fixed.

Adopted: August 10, 1955.

Issued: August 11, 1955.

By the Commission.

[SEAL]

J. H. GUTRIE,
Acting Secretary.[F. R. Doc. 55-6682; Filed, Aug. 16, 1955;
8:46 a. m.]INTERSTATE COMMERCE
COMMISSION

[Notice 73]

MOTOR CARRIER APPLICATIONS

AUGUST 12, 1955.

Protests, consisting of an original and two copies, to the granting of an application must be filed with the Commission within 30 days from the date of publication of this notice in the FEDERAL REGISTER and a copy of such protest served on the applicant. Each protest must clearly state the name and street number, city and state address of each protestant on behalf of whom the protest is filed (49 CFR 1.240 and 1.241). Failure to seasonably file a protest will be construed as a waiver of opposition and participation in the proceeding unless an oral hearing is held. In addition to other requirements of Rule 40 of the General Rules of Practice of the Commission (39 CFR 1.40), protests shall include a request for a public hearing, if one is desired, and shall specify with particularity the facts, matters, and things, relied upon, but shall not include issues or allegations phrased generally. Protests containing general allegations may be rejected. Requests for an oral hearing must be supported. Requests for an oral hearing must be supported by an explanation as to why the evidence cannot be submitted in forms of affidavits. Any interested person, not a protestant, desiring to receive notice of the time and place of any hearing, pre-hearing conference, taking of depositions, or other proceedings shall notify the Commission by letter or telegram within 30 days from the date of publication of this notice in the FEDERAL REGISTER.

Except when circumstances require immediate action, an application for approval, under Section 210a (b) of the Act, of the temporary operations of motor carrier properties sought to be acquired in an application under Section 5 (a) will not be disposed of sooner than 10 days from the date of publication of this notice in the FEDERAL REGISTER. If a protest is received prior to action being taken, it will be considered.

APPLICATIONS OF MOTOR CARRIERS OF
PROPERTY

No. MC 667 Sub 2, filed August 1, 1955, ROSE KAHAN AND MEYER KAHAN, doing business as HARRY KAHAN

FILM DELIVERY SERVICE, 3330 Olive, St. Louis, Mo. Applicant's representative: A. A. Marshall, 305 Buder Building, St. Louis 1, Mo. For authority to operate as a *common carrier* over irregular routes, transporting: *Flowers*, fresh cut, and *empty containers or other such incidental facilities* (not specified) used in transporting the commodity specified above, between St. Louis, Mo., on the one hand, and, on the other, Villa Grove, Newman, and Chrisman, Ill., and points in that part of Illinois bounded by a line beginning at Alton, Ill., and extending along Illinois Highway 140 to Hamel, Ill., thence along U. S. Highway 66 to Springfield, Ill., thence along U. S. Highway 36 to junction Illinois Highway 1, thence along Illinois Highway 1 to junction Illinois Highway 33, thence along Illinois Highway 33 to Effingham, Ill., thence along U. S. Highway 40 to East St. Louis, Ill., and thence along the Mississippi River to point of beginning, including points on the indicated portions of the highways specified, except Springfield and Decatur, Ill.

NOTE: Applicant seeks authority to transport fresh cut flowers in the same vehicle with *Films and associated commodities and bakery products and rejected bakery products and empty cartons*, between the above-described points as authorized in Certificate No. MC 667, dated October 8, 1953.

No. MC 2756 Sub 12, filed June 29, 1955, **JOHN VOGEL, INC.**, 11 Pruyn St., Albany, N. Y. Applicant's attorney: John J. Brady, Jr., 75 State St., Albany 7, N. Y. For authority to operate as a *common carrier* transporting: *General commodities*, except those of unusual value, Class A and B explosives, household goods as defined by the Commission, commodities in bulk, and those requiring special equipment, (1) over irregular routes (a) between points in Albany County, N. Y., (b) between points in Albany County, N. Y., on the one hand, and, on the other, New York, N. Y., and points in Rensselaer, and Schenectady Counties, N. Y., (c) between points in Schenectady County, N. Y., on the one hand, and, on the other, points in Rensselaer County, N. Y., (d) from points in Rensselaer County, N. Y., to points in Columbia, and Washington Counties, N. Y., and (e) between points in Rensselaer County, N. Y., on the one hand, and, on the other, points in Saratoga County, N. Y., and (2) over regular routes, (a) between Gloversville, N. Y., and Albany, N. Y., over New York Highway 148 from Gloversville to Johnstown, N. Y., thence over New York Highway 67 to Amsterdam, N. Y., thence over New York Highway 5 (and also over New York Highway 5S) to Schenectady, N. Y., thence over New York Highway 5 to Albany, and return over the same highways, serving all intermediate points, (b) between Albany, N. Y., and Waterford, N. Y., over New York Highway 32, serving all intermediate points, and the off-route points of the city of Troy, N. Y., and the village of Green Island, Albany County, N. Y., (c) between Johnstown, N. Y., and Scotia, N. Y., over New York Highway 29 from Johnstown to junction New York Highway 147, thence over New York Highway 147

to Scotia, and return over the same route, serving all intermediate points, and the off-route points of the village of Galway, and the hamlet of West Galway, Saratoga County, N. Y., the village of Hagaman, Montgomery County, N. Y., and the hamlet of Porth, Fulton County, N. Y., (d) between Johnstown, N. Y., and Schenectady, N. Y., over New York Highway 148 from Johnstown to junction New York Highway 5, thence continue over New York Highway 148 to junction New York Highway 5S, thence over New York Highway 5S (and also over New York Highway 5 from junction New York Highway 148) to Amsterdam, N. Y., thence over highways as described under (2) (a) above to Schenectady, and return over the same highways serving all intermediate points, (e) to and from Gloversville, N. Y., over New York Highway 148 from Gloversville to junction New York Highway 30, thence over New York Highway 30 to junction New York Highway 8, thence over New York Highway 8 to junction unnumbered highway at or near Rudeston, N. Y., thence over said unnumbered highway to junction New York Highway 10, thence over New York Highway 10 to junction New York Highway 29A, thence over New York Highway 29A to Gloversville, and return in reverse direction over same route to Gloversville, serving all intermediate points, and the off-route points of the hamlets of Bleecker, Fulton County, N. Y., and Batchellerville, and Edinburg, Saratoga County, N. Y., (f) between Caroga Lake, N. Y., and Rockwood, N. Y., over New York Highway 10, serving all intermediate points, (g) between Fonda, N. Y., and Little Falls, N. Y., (1) over New York Highway 5, serving all intermediate points, and the off-route point of Ephratah, Fulton County, N. Y., and (2) over route described under (2) (d) above (New York Highway 148) from Fonda to junction New York Highway 5S thence over New York Highway 5S to junction unnumbered highway at a point about two miles southeast of Little Falls, N. Y., thence over said unnumbered highway to Little Falls, and return over the same route, serving all intermediate points, and the off-route point of Ephratah, Fulton County, N. Y., and (h) between Little Falls, N. Y., and Johnstown, N. Y., over New York Highway 167 from Little Falls to Dolgeville, N. Y., thence over New York Highway 29 to junction New York Highway 10, thence over New York Highway 10 to junction New York Highway 29, thence over New York Highway 29 to Johnstown, and return over the same route, serving all intermediate points, and the off-route point of Ephratah, Fulton County, N. Y. Applicant is authorized to conduct regular route operations in New Jersey and New York, and irregular route operations in Connecticut, Massachusetts, New Jersey and New York.

NOTE: This application and the pending application in Docket No. MC-F 6000, published on page 4388 under Section 5 applications in issue of June 22, 1955, are directly related to each other.

No. MC 9895 Sub 83, filed July 29, 1955, **R. B. "DICK" WILSON, INC.**, P. O. Box

838, East 59th Ave. and Highway 6, Denver, Colo. Applicant's attorney: Marion F. Jones, Suite 526 Denham Building, Denver 2, Colo. For authority to operate as a *common carrier*, over irregular routes, transporting: *Petroleum*, in bulk, in tank vehicles, (1) from points in Wyoming, to points in Colorado, and Nebraska, and those in South Dakota in and west of Perkins, Meade, Pennington, Washabaugh, and Shannon Counties, S. Dak., (2) between points in Colorado, (3) from points in Colorado, to points in Nebraska, and Kansas, and (4) between points in Colorado, on the one hand, and, on the other, points in Utah. Applicant is authorized to conduct operations in Colorado, Nebraska, and Wyoming.

No. MC 17481 Sub 14, filed August 4, 1955, **MOORE MOTOR FREIGHT LINES, INC.**, 2091 Kasota Ave., St. Paul 14, Minn. Applicant's representative: A. R. Fowler, 2288 University Avenue, St. Paul 14, Minn. For authority to operate as a *common carrier*, over irregular routes, transporting: *Sugar* in bulk, from Chaska, Minn., to Chicago, Ill., and points in Illinois on and north of U. S. Highway 6, and points in Iowa and Wisconsin. Applicant is authorized to conduct operations in Illinois, Iowa, Minnesota, and Wisconsin.

No. MC 22195 Sub 61, filed August 1, 1955, **DAN S. DUGAN**, doing business as **DUGAN OIL & TRANSPORT CO.**, P. O. Box 946, 41st Street and Grange Avenue, Sioux Falls, S. Dak. For authority to operate as a *common carrier*, over irregular routes, transporting: *Anhydrous ammonia, nitrogen solutions and other fertilizers*, in liquid or compounded form, between points in South Dakota, North Dakota, Minnesota, Iowa and Nebraska.

No. MC 30311 Sub 10, filed July 7, 1955, **FREIGHT, INC.**, 408 Wellington Street, Akron 9, Ohio. Applicant's attorney: Ferdinand Born, 708 Chamber of Commerce Bldg., Indianapolis 4, Ind. For authority to operate as a *common carrier* over regular routes transporting: *General commodities*, except those of unusual value, livestock, Class A and B explosives, household goods as defined by the Commission, commodities in bulk, and commodities requiring special equipment, between the western end of the Ohio Turnpike (at or near Columbus, Ohio, and the Indiana-Ohio State line) and Elkhart, Ind., over U. S. Highway 20, serving no intermediate points and serving both termini points as points of joinder.

NOTE: Applicant's attorney states applicant intends also: "to use such highways as are to be designated by the officials of the States of Ohio and Indiana so as to reach between the Ohio Turnpike and U. S. Highway 20 near its westernmost end." Applicant is authorized to conduct operations in Ohio, Illinois, and Indiana.

No. MC 30824 Sub 13, filed July 26, 1955, **AALCO EXPRESS COMPANY, INC.**, 3514 Page Blvd., St. Louis 6, Mo. Applicant's attorney: Ernest A. Brooks II, 1310 Ambassador Building, St. Louis 1, Mo. For authority to operate as a *common carrier* over irregular routes, transporting: *Commodities, the transportation of which because of their size,*

weight, or shape, require the use of special equipment or special handling or rigging; and related parts of the aforesaid commodities, when their transportation is incidental to the transportation of the above-specified commodities, between points in Missouri, Illinois, Kansas, Kentucky, and Tennessee. Applicant is authorized to conduct operations in Arizona, Arkansas, California, Colorado, Idaho, Illinois, Iowa, Kansas, Kentucky, Louisiana, Minnesota, Missouri, Montana, Nebraska, Nevada, New Mexico, North Dakota, Oklahoma, Oregon, South Dakota, Tennessee, Texas, Utah, Washington, and Wyoming.

No. MC 30837 Sub 185, filed July 18, 1955, KENOSHA AUTO TRANSPORT CORPORATION, a corporation, 4519 76th St., Kenosha, Wis. Applicant's attorney: Louis E. Smith, 316-318 Chamber of Commerce Building, Indianapolis 4, Ind. For authority to operate as a common carrier over irregular routes, transporting: Motor trucks; motor truck-tractors; motor truck chassis; motor truck vehicles (except trailers) designed for the transportation of passengers and of property, with or without bodies, such as squadrols, buses, ambulances, and station-wagon type vehicles; and parts of the aforesaid commodities; in initial movements, in both driveway and truckaway service, from Bridgeport, Conn., to points in the United States including the District of Columbia. Applicant is authorized to conduct operations throughout the United States including the District of Columbia.

No. MC 31600 Sub 389, P. B. MUTRIE MOTOR TRANSPORTATION, INC., Calvary Street, Waltham 54, Mass. Applicant's attorney: Harry C. Ames, Jr., Transportation Building, Washington 6, D. C. For authority to operate as a common carrier over irregular routes, transporting: Synthetic resin, glue and liquid sizing, in bulk, in tank vehicles, from Chicopee, Mass., to Carthage, Glens Falls, Plattsburg and Warrensburg, N. Y. Applicant is authorized to conduct operations in Connecticut, Delaware, Illinois, Maine, Massachusetts, New Hampshire, New Jersey, New York, Pennsylvania, Rhode Island and Vermont.

No. MC 31600 Sub 390, P. B. MUTRIE MOTOR TRANSPORTATION, INC., Calvary Street, Waltham 54, Mass. Applicant's attorney: Harry C. Ames, Jr., Transportation Building, Washington 6, D. C. For authority to operate as a common carrier over irregular routes, transporting: Nitric acid, in bulk, in tank vehicles, from Everett, Mass., to Sidney, N. Y. Applicant is authorized to conduct operations in Connecticut, Delaware, Maine, Massachusetts, New Hampshire, New Jersey, New York, Pennsylvania, Rhode Island and Vermont.

No. MC 34778 Sub 3, filed August 5, 1955, COCHRAN TERMINAL AND TRANSPORTATION CO., a corporation, 621 Adams Street, Hoboken, N. J. Applicant's representative: George A. Olsen, 69 Tonnele Avenue, Jersey City 6, N. J. For authority to operate as a common carrier over irregular routes, transporting: General commodities, except those of unusual value, Class A and B explosives, household goods as defined by the Commission, commodities in bulk,

and those requiring special equipment, between Port of Newark, N. J., on the one hand, and, on the other, Paterson, Passaic, and New Brunswick, N. J., restricted to traffic having a prior or subsequent movement by water carriers. Applicant is authorized to conduct operations in New Jersey and New York.

No. MC 38588 Sub 13, filed August 3, 1955, ARIZONA-NEVADA EXPRESS, 604 Heard Bldg., Phoenix, Ariz. Applicant's attorney: Stockton, Linville and Lewis, The 1650 Grant Street Bldg., Denver 3, Colo. For authority to operate as a common carrier, over regular routes, transporting: Compressed gas, in cylinders, when moving on shipper-owned or government-owned trailers, and empty gas cylinders, when moving on shipper-owned trailers, or trailers and vehicles owned by the U. S. Government or its cost-type contractors, and general commodities, including commodities of unusual value, Class A and B explosives, household goods as defined by the Commission; except commodities in bulk, or those requiring special equipment, between Las Vegas, Nev., and the plant of the Atomic Energy Commission near Mercury, Nev., from Las Vegas over U. S. Highway 95 to Desert Rock Junction, Nev., thence over unnumbered highway to the plant site of the Atomic Energy Commission near Mercury, and return over the same route, serving no intermediate or off-route points. RESTRICTION: The service outlined above is limited to service only in connection with truckload traffic moving for or on behalf of the United States Government Atomic Energy Commission or its cost type contractors. Service is restricted to traffic having an origin or destination in Arizona or points east thereof.

No. MC 50069 Sub 160 (amended), filed July 5, 1955, REFINERS TRANSPORT & TERMINAL CORPORATION, a corporation, 2111 Woodward Ave., Detroit 1, Mich. Applicant's attorney: Arthur P. Boynton, 2850 Penobscot Building, Detroit 26, Mich. For authority to operate as a common carrier, over irregular routes, transporting: Liquid chemicals, vegetable and animal inedible oils, greases, tallow and acids, paint, and paint materials, in bulk, in tank vehicles, from points in that portion of Illinois located within a boundary line beginning at the junction of U. S. Highways 34 and 45 at or near La Grange, Ill., and thence extending south over U. S. Highway 45 to junction County Highway approximately four miles south of Andres, Ill., thence west over said County Highway to junction Alternate U. S. Highway 66, thence southwest over Alternate U. S. Highway 66 to junction Illinois Highway 113S, thence west over Illinois Highway 113S to junction Illinois Highway 47, thence north over Illinois Highway 47 to junction U. S. Highway 34, and thence northeast over U. S. Highway 34 to point of beginning, including points on the indicated portions of the highways specified, to points in Indiana, Iowa, Michigan, Minnesota, Missouri, Ohio, and Wisconsin. Applicant is authorized to conduct operations in Illinois, Indiana, Kentucky, Michigan, Missouri, Minnesota, New

Jersey, New York, Ohio, Pennsylvania, West Virginia, and Wisconsin.

No. MC 58352 Sub 2, filed July 29, 1955, BRADLEY FREIGHT COMPANY, 1989 Howard St., Detroit 26, Mich. Applicant's attorney: Robert A. Sullivan, 2606 Guardian Bldg., Detroit 26, Mich. For authority to operate as a common carrier transporting: General commodities, except those of unusual value, Class A and Class B explosives, household goods as defined by the Commission, commodities in bulk, and commodities requiring special equipment, serving the site of the Ford Motor Company Plant located at or near the intersection of Mound Road and Seventeen Mile Road in Sterling Township, Macomb County, Mich., as an off-route point in connection with applicant's authorized regular route operations over U. S. Highways 10 and 112 between Detroit, Mich., and Morenci, Mich. Applicant is authorized to conduct operations in Michigan.

No. MC 58948 Sub 74, filed August 4, 1955, UNION TRANSFER COMPANY, a corporation, doing business as UNION FREIGHTWAYS, 720 Leavenworth, P. O. Box 1586, Omaha, Nebr. For authority to operate as a common carrier transporting: General commodities, including household goods as defined by the Commission, but excluding bank bills, coin, currency, deeds, drafts, notes, postage stamps, precious metals or articles manufactured therefrom, precious stones, revenue stamps, valuable papers and negotiable papers, articles or papers of extraordinary value, tank truck shipments, wild animals, dead animals, Class A and B explosives, coal, sand, and gravel, and automobiles, serving Long Corners, near Kimball, Kimball County, Nebr., as an off-route point in connection with regular route operations between Hastings, Nebr., and York, Nebr. Applicant is authorized to conduct operations in Colorado, Illinois, Iowa, Kansas, Minnesota, Missouri, and Nebraska.

No. MC 61620 Sub 10, filed July 21, 1955, H. E. HUDGINS and C. DOUGLAS THOMAS, doing business as M & G TRANSPORTATION, Cobbs Creek, Va. Applicant's attorney: Jno. C. Goddin, State Planters Bank Bldg., Richmond 19, Va. For authority to operate as a common carrier over irregular routes, transporting: General commodities, except those of unusual value, Class A and Class B explosives, household goods as defined by the Commission, commodities in bulk, and commodities requiring special equipment, between West Point, Va. and Baltimore, Md. Applicant is authorized to conduct operations in Virginia, Maryland, and the District of Columbia.

No. MC 88685 Sub 13, filed August 1, 1955, L. E. WHITLOCK TRUCK SERVICE, INC., 629 West Broadway, Stafford, Kans. Applicant's attorney: Carl V. Kretsinger, Suite 1014-18 Temple Bldg., Kansas City 6, Mo. For authority to operate as a common carrier, over irregular routes, transporting: Machinery, equipment, materials, and supplies used in, or in connection with, the discovery, development, production, refining, manufacture, processing, storage, transmission and distribution of natural gas and petroleum, and their products and

by products, and machinery, equipment, materials and supplies used in, or in connection with, the construction, operation, repair servicing, maintenance, dismantling of pipe lines, except in connection with main or trunk pipe lines, between points in Colorado, Nebraska, Wyoming, Montana, Utah, North Dakota, and South Dakota. Applicant is authorized to conduct operations in Kansas, Oklahoma, Nebraska, Wyoming, Colorado, Utah, and North Dakota, and South Dakota.

No. MC 93421 Sub 1, R. A. BYRNES, INCORPORATED, 11 South Main St., Mullica Hill, N. J., (Mailing address: Box 181, Rockville, Conn.) Applicant's attorney: M. E. Kelley, 84 State St., Boston 9, Mass. For authority to operate as a contract carrier over irregular routes, transporting: *Commodities, materials, supplies, and equipment used by Canneries in the conduct of their business when destined to and for use by Canneries, and canned goods*, from New York, N. Y., Philadelphia, Pa., and Baltimore, Md., to Swedesboro, N. J.

NOTE: The intent of instant application as stated by applicant's attorney is: Said commodity description (above) to be substituted for the following description appearing in applicant's Permit No. MC 93421 reading: "Commodities used in canning or processing foods." Applicant's attorney in letter of July 29, 1955 defined the canned goods above-named in the following manner: "Such canned goods fall into two categories; certain of such traffic is opened at the cannery further processed and recanned, while other canned goods packed at other canneries are tested by opening of samples, checking for damage, etc., labelled, repacked for distribution to the trade."

Applicant is authorized to conduct operations in New York, Pennsylvania, Maryland, New Jersey, Massachusetts, Rhode Island, Connecticut, Delaware, Virginia and the District of Columbia.

No. MC 98404 Sub 1, filed May 12, 1955, JAMES C. COPE, doing business as COPE TRUCKING COMPANY, Bryson City, N. C. Applicant's attorney: T. D. Bryson, Jr., Bryson, N. C. For authority to operate as a common carrier over regular routes, transporting: *General commodities*, except those of unusual value, Class A and B explosives, household goods as defined by the Commission, commodities in bulk, and those requiring special equipment, (1) between Chattanooga, Tenn., and Asheville, N. C., from Chattanooga over U. S. Highway 64 to Junction U. S. Highway 19, thence over U. S. Highway 19 to Asheville, and return over the same route, serving all intermediate points, and the off-route point of Copperhill, Tenn., (2) between Cherokee, N. C., and the North Carolina-Tennessee State line over U. S. Highway 441, serving all intermediate points, (3) between Lauada, N. C., and Franklin, N. C., over North Carolina Highway 28, serving all intermediate points, (4) between Lake Junaluska, N. C., and Franklin, N. C., via Waynesville, Hazelwood, Sylva and Dillsboro, N. C., over U. S. Highway 23 (also over U. S. Highway 19-A) serving all intermediate points, (5) between Sylva, N. C., and Elia, N. C., via Dillsboro and Whittier, N. C., over U. S. Highway 19-A, serving all inter-

mediate points, (6) between Franklin, N. C., and Murphy, N. C., via Hayesville, N. C., over U. S. Highway 64, serving all intermediate points, (7) between Top-ton, N. C., and Fontana Village, N. C., from Top-ton via Robbinsville and Tapoco, N. C., over U. S. Highway 129 to the North Carolina-Tennessee State line, thence over unnumbered highway to Fontana Village, and return over the same route, serving all intermediate points, and (8) between Bryson City, N. C., and Fontana Village, N. C., from Bryson City over U. S. Highway 19 to Lauada, N. C., thence continuing over U. S. Highway 19 to junction North Carolina Highway 28, thence over North Carolina Highway 28 to Stecoah, N. C., and thence continuing over U. S. Highway 28 to Fontana Village, and return over the same route, serving all intermediate points. Applicant is authorized to conduct operations in North Carolina under the second proviso of section 206 (a) of the Interstate Commerce Act. If and when the operations applied for in this application are granted, the second proviso filing in Docket No. MC 98404 should be dismissed.

No. MC 103880 Sub 152, filed July 22, 1955, PRODUCERS TRANSPORT, INC., 530 Paw Paw Avenue, Benton Harbor, Mich. Applicant's attorney: Jack Goodman, 39 South La Salle Street, Chicago 3, Ill. For authority to operate as a common carrier over irregular routes, transporting: *Coal tar products and acids and chemicals*, in bulk, in tank vehicles, from points in Midland County, Mich., to points in Pennsylvania, West Virginia, Rhode Island, New York, Virginia, Delaware, Massachusetts, Connecticut, Maryland, New Jersey, Vermont, New Hampshire, and Maine. Applicant is authorized to conduct operations in Illinois, Indiana, Kentucky, Michigan, New York, Ohio, Pennsylvania, West Virginia, and Wisconsin.

No. MC 104340 Sub 123, filed August 4, 1955, LEAMAN TRANSPORTATION COMPANY, INC., 520 East Lancaster Avenue, Downingtown, Pa. Applicant's attorney: Leonard A. Jaskiewicz, Munsey Building, Washington 4, D. C. For authority to operate as a common carrier over irregular routes, transporting: *Molasses*, in bulk, in tank vehicles, from Buffalo, N. Y., to points in Ohio. Applicant is authorized to conduct operations in Connecticut, Massachusetts, New Hampshire, New York, Pennsylvania, and Vermont.

No. MC 107515 Sub 188, filed July 29, 1955, REFRIGERATED TRANSPORT CO., INC., 290 University Ave., S. W., Atlanta, Ga. Applicant's attorney: Allan Watkins, Grant Bldg., Atlanta, Ga. For authority to operate as a common carrier over irregular routes, transporting: *Frozen waffles, frozen pancakes, and bakery products* requiring the use of temperature controlled vehicles, from Chickasha, Okla. to points in Virginia, North Carolina, South Carolina, Tennessee, Georgia, Alabama, and Florida. Applicant is authorized to conduct operations in Georgia, Louisiana, Tennessee, North Carolina, South Carolina, Florida, Alabama, Mississippi, Oklahoma, Texas, Illinois, Indiana,

Kentucky, Michigan, Missouri, Ohio, Wisconsin, and Minnesota.

No. MC 107698 Sub 16, filed June 2, 1955, BONANZA, INC., 818 Reserve Loan Life Bldg., Dallas, Tex. Applicant's attorney: W. T. Brunson, Leonhardt Bldg., Oklahoma City, Okla. For authority to operate as a common carrier over irregular routes, transporting: *Packing-house products, dairy products, foods, and ingredients* to be used in the preparation of processed foods, which require transportation at controlled temperatures, between points in Texas, Oklahoma, Kansas, and Missouri, on the one hand, and, on the other, points in Washington and Oregon; *shelled nuts*, from points in Oklahoma and Texas to points in California, Washington, Oregon, Arizona, and New Mexico; *empty containers or other such incidental facilities* (not specified) used in transporting the commodities herein specified on return. Applicant is authorized to conduct operations in California, Texas, Arizona, New Mexico, and Oklahoma.

No. MC 107818 Sub 17, filed August 1, 1955, ELLA GREENSTEIN, doing business as GREENSTEIN TRUCKING COMPANY, Pompano Beach, Fla. Applicant's attorney: Martin Sack, Atlantic National Bank Building, Jacksonville 2, Fla. For authority to operate as a common carrier, over irregular routes, transporting: *Frozen meat and poultry pies and dinners, and frozen fruit pies*, from Omaha, Nebr., to points in Florida. Applicant does not presently hold any authority from this Commission to transport the commodities specified in this application.

No. MC 108523 Sub 1, filed July 15, 1955, WARREN SMITH and DUANE POLMAN, doing business as BILL'S TRUCKING SERVICE, 312 Cedar Ave., NW., Wadena, Minn. Applicant's attorney: Carl W. S. Peltoniemi, P. O. Box 547, Wadena, Minn. For authority to operate as a contract carrier, over irregular routes, transporting: *Lumber and posts*, from Wadena, Minn. to points in Montana, Wisconsin, Illinois, and Michigan. Applicant is authorized to conduct operations in Iowa, North Dakota, and South Dakota.

No. MC 108605 Sub 4, filed July 28, 1955, GEORGE D. SULLIVAN and ARTHUR E. SULLIVAN, doing business as SULLIVAN BROTHERS, 515 Carroll St., Horseheads, N. Y. Applicant's attorney: Paul J. Burke, 315 Lake St., Elmira, N. Y. For authority to operate as a common carrier, over regular routes, transporting: *General commodities*, between Himrod, N. Y., and Penn Yan, N. Y., from Himrod over an unnumbered highway via Milo Center to junction New York Highway 14-A, thence over New York Highway 14-A to Penn Yan, and return over the same route, serving no intermediate points, but joining, tacking, or combining the authority herein requested with operations over applicant's authorized regular routes. RESTRICTION: Applicant states that the service to be performed shall be limited to that which is auxiliary to, or supplemental of, rail service of the Pennsylvania Railroad, that service shall not be rendered from or to, or traffic interchanged at, any point other than a

station on the lines of the railroad; that shipments transported shall be limited to those moving on a through bill of lading covering, in addition to movement by the applicant, a prior or subsequent movement by rail, and that the transportation service shall be subject to further specific conditions as the Commission, in the future, may find it necessary to impose in order to restrict the carrier's operations by motor vehicle to service which is auxiliary to, or supplemental of, rail service of the Pennsylvania Railroad. Applicant is authorized to conduct operations in New York.

No. MC 109637 Sub 30, filed July 20, 1955, and amended August 4, 1955, GASOLINE TRANSPORT CO., a corporation, 4500 Belle Lane, Louisville, Ky. For authority to operate as a *common carrier* over irregular routes, transporting: *Petroleum and petroleum products*, in bulk, in tank vehicles, from points in Davess County, Ky., to points in Indiana on and south of U. S. Highway 40. Applicant is authorized to conduct operations in Kentucky, Indiana, Illinois, and Tennessee.

No. MC 110166 Sub 11, filed August 1, 1955, TENNESSEE CAROLINA TRANSPORTATION, INC., 905 Mile End Ave., Nashville 7, Tenn. Applicant's attorney: Edgar Watkins, Munsey Bldg., Washington 4, D. C. For authority to operate as a *common carrier* over a regular route, transporting: *General commodities*, including Class A and Class B explosives, but excepting those of unusual value, household goods as defined by the Commission, commodities in bulk, and commodities requiring special equipment, between the junction of U. S. Highways 70 and 74 east of Asheville, N. C., and Charlotte, N. C., over U. S. Highway 74 as an alternate route for operating convenience only, serving no intermediate points, in connection with carrier's authorized regular route operations between Charlotte, N. C. and Chattanooga, Tenn. over U. S. Highway 70. Applicant is authorized to conduct operations in North Carolina, South Carolina, and Tennessee.

No. MC 110190 Sub 28, filed July 28, 1955, PENN-DIXIE LINES, INC., 2000 S. George St., P. O. Box 42, York, Pa. Applicant's attorney: Christian V. Graf, 11 N. Front St., Harrisburg, Pa. For authority to operate as a *common carrier* over irregular routes, transporting: *Lumber hardwood flooring, and wooden pallets*, from Americus, La Grange, and Ellijay, Ga. and Murphy, N. C. to points in New York, New Jersey, Pennsylvania, Virginia, North Carolina, Connecticut, Maryland, and the District of Columbia.

No. MC 110525 Sub 275, filed August 1, 1955, CHEMICAL TANK LINES, INC., 520 E. Lancaster Ave., Downingtown, Pa. Applicant's attorney: Gerald L. Phelps, 600 Munsey Bldg., Washington 4, D. C. For authority to operate as a *common carrier*, over irregular routes, transporting: *Acids and chemicals*, in bulk, in tank vehicles, from points in Gloucester County, N. J. to points in Carroll County, Md. Applicant is authorized to conduct operations in Maryland, New Jersey, New York, Connecticut, Delaware, Massachusetts, Pennsylvania, Rhode Island,

Kentucky, West Virginia, Virginia, Ohio, Indiana, Illinois, and Tennessee.

No. MC 113843 Sub 11, filed August 1, 1955, REFRIGERATED FOOD EXPRESS, INC., 8 Commonwealth Pier, Boston, Mass. Applicant's attorney: James Michael Walsh, 8 Commonwealth Pier, Boston, Mass. For authority to operate as a *common carrier* over irregular routes, transporting: *Frozen foods*, from points in Erie County, Pa., to points in Connecticut, Delaware, Illinois, Indiana, Maine, Maryland, Massachusetts, Michigan, New Hampshire, New Jersey, New York, Ohio, Pennsylvania, Rhode Island, Vermont, Virginia, and the District of Columbia. Applicant is authorized to conduct operations in New York, Maryland, Virginia, West Virginia, Illinois, Wisconsin, Connecticut, Indiana, Massachusetts, Michigan, New Jersey, Ohio, Pennsylvania, Rhode Island, Kentucky, Maine, New Hampshire, and the District of Columbia.

No. MC 114699 Sub 2, filed July 25, 1955, TANK LINES, INCORPORATED, Dabney Road, P. O. Box 7026, Richmond, Va. Applicant's attorneys: Albert T. Ellwanger, Jr., Hotchkiss Building, Eight North Eighth Street, Richmond, Va., and Alexander W. Neal, Jr., Mutual Building, Richmond, Va. For authority to operate as a *common carrier* over irregular routes, transporting: *Nitrogen fertilizer solutions and fertilizer ammoniating solutions*, in tank vehicles, from points in Chesterfield and Prince George Counties, Va., to points in Maryland, Delaware, Pennsylvania, New Jersey, and New York.

No. MC 115318 Sub 2, filed August 1, 1955, CECIL NOEL AND EVERETT NOEL, doing business as NOEL BROTHERS TRUCK LINE, Macedonia, Iowa. Applicant's attorney: Lowell L. Knipmeyer, Waltham Building, Kansas City 8, Mo. For authority to operate as a *common carrier* over irregular routes, transporting: *Calcium chloride* (Pellet form), requiring the use of special equipment, from Ludington, Mich., to points in Iowa.

No. MC 115361 Sub 2, filed August 4, 1955, ALBERT DURR, doing business as DURR MILK TRANSIT, Algonquin, Ill. Applicant's attorney: Eugene L. Cohn, One North LaSalle Street, Chicago 2, Ill. For authority to operate as a *contract carrier* over irregular routes, transporting: *Soluble soy protein*, in bulk, in tank vehicles, from Elgin, Ill., to New Ulm, Minn.

No. MC 115446, filed July 5, 1955, JOHN R. BROOKS, doing business as JOHN R. BROOKS TRUCKING CO., General Delivery, Fulton, Ala. Applicant's attorney: Alfred H. Reichman, 318 North Hickory St., Champaign, Ill. For authority to operate as a *common carrier* over irregular routes, transporting: *Lumber* from points in Alabama, Mississippi, Louisiana, and Arkansas, to points in Indiana and Illinois.

No. MC 115451, filed July 8, 1955, SNODGRASS AND PAIN TRUCKING, INC., 2902 N. W. North River Drive, Miami, Fla. For authority to operate as a *contract carrier*, over irregular routes, transporting: *Boats*, from Miami, Fla. to points in the United States; dam-

aged or returned boats from points in the United States to Miami, Fla.

No. MC 115463, filed July 15, 1955, SCOTT E. GARRISON and WAYNE FARRIS, doing business as NORTH IOWA TRANSPORTATION COMPANY, Hampton, Iowa. Applicant's attorney: Erwin Larson, Ellis Block, Charles City, Iowa. For authority to operate as a *contract carrier*, over irregular routes, transporting: *Animal remedies, poultry remedies, animal vaccines, disinfectants, and insecticides*, from Charles City, Iowa, to Wilmington, Del., *empty containers or other such incidental facilities* (not specified) used in transporting the commodities named in this application, and *returned or damaged shipments of the specified commodities*, on return.

No. MC 115468, filed July 18, 1955, S. B. VAN DALSEM, P. O. Box 338, Blythe, Calif. For authority to operate as a *common carrier* over irregular routes, transporting: *Wrecked or disabled motor vehicles*, when transported by wrecker type motor vehicles, from points in Yuma County, Ariz., located on combined U. S. Highways 60 and 70, between the California-Arizona State line and Salome, Ariz., including Salome, to Blythe and Los Angeles, Calif., and *wrecked or disabled commercial motor vehicles*, when transported by wrecker type motor vehicles, from points in Riverside County, Calif., located on combined U. S. Highways 60 and 70, between the California-Arizona State line and Desert Center, Calif., including Desert Center, to Phoenix, Ariz.

No. MC 115481, filed July 25, 1955, GILCHRIST BROS., INC., 172 Sixth St., Harrison, N. J. Applicant's representative: Bert Collins, 140 Cedar St., New York 6, N. Y. For authority to operate as a *common carrier* over irregular routes, transporting: *Lumber lumber products, and lumber mill products*, between Port Newark, N. J., on the one hand, and, on the other points in Bergen, Passaic, Essex, Morris, Middlesex, Sussex, Hudson, Union, Somerset, Hunterdon, Mercer, Warren, Monmouth, and Ocean Counties, N. J., together with *motion to dismiss the application for lack of jurisdiction*.

No. MC 115499, filed August 5, 1955, LAKE COUNTY EXCAVATORS, INC., 411 State St., Painesville, Ohio. Applicant's attorney: James H. Nacey, Society for Savings Bldg., Cleveland 14, Ohio. For authority to operate as a *contract carrier* over irregular routes, transporting: *Calcium carbide*, in special containers, from points in Ashtabula County, Ohio, to points in Allegheny County, Pa., *empty containers or other such incidental facilities* used in transporting the commodity specified in this application on return.

APPLICATIONS OF MOTOR CARRIERS OF PASSENGERS

No. MC 29889 Sub 2, filed July 25, 1955, amended August 10, 1955, published in the August 10, 1955 issue, page 5800, ROCKLAND TRANSIT CORPORATION, 16 North Washington Avenue, Bergenfield, N. J. Applicant's attorney: S. S. Elsen, 140 Cedar Street, New York 6, N. Y. For authority to operate as a *common carrier* over regular routes, transporting: *Passengers and their bag-*

gage, in the same vehicle with passengers, (1) In the Town of Ramapo, Rockland County, N. Y., between Spring Valley, N. Y., and Pomona, N. Y., from Spring Valley over New York Highway 45 to junction unnumbered highways, thence over unnumbered highways to Pomona, and return over the same route, serving all intermediate points. (2) In the Town of Ramapo, Rockland County, N. Y., between junction New York Highway 59 and Almshouse Road (Hamlet of Tallman) and Kanes Open Camp, N. Y., from junction New York Highway 59 and Almshouse Road (Hamlet of Tallman) over Almshouse Road to junction Highview Road, thence over Highview Road to junction Spook Rock Road, thence over Spook Rock Road to Kanes Open Camp, and return over the same route, serving all intermediate points. (3) Between Nanuet and Spring Valley Rockland County, N. Y., from Nanuet over Convent Road to junction Pascack Road, thence over Pascack Road to junction Pipetown Hill (Road) thence over Pipetown Hill (Road) to junction South Central Avenue, and thence over South Central Avenue to Spring Valley, and return over the same route, serving all intermediate points. Applicant is authorized to conduct operations in New Jersey and New York.

No. MC 72806 Sub 4, filed March 9, 1955, BUCKEYE STAGES, INC., 128 East Tiffin Street, Fostoria, Ohio. Applicant's attorney: Daniel H. Armstrong, 16 East Broad Street, Columbus, Ohio. For authority to operate as a *common carrier* over regular routes, transporting: *Passengers and their baggage, and express, mail and newspapers*, in the same vehicle with passengers, (1) between Sandusky, Ohio, and Lima, Ohio, from Sandusky over Ohio Highway 101 to Castalia, Ohio, at junction Ohio Highway 269, thence over Ohio Highway 269 to Bellevue, Ohio, thence over U. S. Highway 20 to Fremont, Ohio, thence over Ohio Highway 53 to Tiffin, Ohio, thence over Ohio Highway 18 to Fostoria, Ohio, thence over Ohio Highway 12 to Findlay, Ohio, thence over U. S. Highway 224 to Ottawa, Ohio, thence over Ohio Highway 65 to Lima, and return over the same route, serving all intermediate points; (2) between Fostoria, Ohio, and Toledo, Ohio, from Fostoria over Ohio Highway 199 to junction unnumbered county highway, thence west over unnumbered highway to Bradner, Ohio, at junction Ohio Highway 281, thence over Ohio Highway 281 to junction U. S. Highway 6, thence over U. S. Highway 6 to junction unnumbered highway, thence over unnumbered highway via Pemberville, Ohio, to junction Ohio Highway 582, thence over Ohio Highway 582 to Luckey, Ohio, thence over Ohio Highway 582 to junction unnumbered highway, thence north over unnumbered highway to junction U. S. Highway 20, thence over U. S. Highway 20 to Stony Ridge, Ohio, thence over Ohio Highway 199 to Toledo, and return over the same route, serving all intermediate points; (3) between Tiffin, Ohio and Toledo, Ohio, from Tiffin over Ohio Highway 101 to junction Ohio Highway 778, thence over Ohio Highway 778 to junction Ohio Highway 19, thence over Ohio Highway 19 to Fremont, Ohio,

thence over U. S. Highway 20 to Woodville, Ohio, thence north over unnumbered highway through Genoa, Ohio, to junction Ohio Highway 51, thence over Ohio Highway 51 to junction Ohio Highway 120, thence over Ohio Highway 120 to Toledo, Ohio, and return over the same route, serving all intermediate points; (4) between Genoa, Ohio, and Marblehead, Ohio, from Genoa over Ohio Highway 120 to Elmore, Ohio, at junction Ohio Highway 105, thence over Ohio Highway 105 to Oak Harbor, Ohio, at junction Ohio Highway 163, thence over Ohio Highway 163 to Lacarne, Ohio, at junction unnumbered highway, thence north over unnumbered highway to Erie Ordnance Depot, Ohio, at junction Ohio Highway 2, thence over Ohio Highway 2 through Port Clinton, Ohio, to Gypsum, Ohio, at junction Ohio Highway 357, thence over Ohio Highway 357 to junction Ohio Highway 163, thence over Ohio Highway 163 to Marblehead, Ohio, and return over the same route, serving all intermediate points; and (5) between Fremont, Ohio, and Port Clinton, Ohio, from Fremont over Ohio Highway 53 to Port Clinton, and return over the same route, serving all intermediate points. Carrier also seeks to abandon the following portions of routes authorized in its Certificate No. MC 72806 Sub 3: (a) between Fostoria, Ohio, and Fremont, Ohio, from Fostoria over Ohio Highway 12 to Fremont, and return over the same route, and the intermediate point of Bettsville, Ohio, portion of the authorized route between Fremont, Ohio, and Findlay, Ohio, (b) between Rising Sun, Ohio, and Bradner, Ohio, from Rising Sun over county highway west to junction county highway leading north, thence over said county highway to Wayne, Ohio, thence over Ohio Highway 281 to Bradner, Ohio, and the intermediate point of Wayne, Ohio, portion of the authorized route between Fostoria, Ohio, and Toledo, Ohio, and (c) from junction Ohio Highway 778 and Ohio Highway 101 over Ohio Highway 101 to Clyde, Ohio, portion of the authorized route between Tiffin, Ohio, and Clyde, Ohio. Applicant is authorized to conduct operations in Ohio.

No. MC 108408 Sub 10, filed July 25, 1955, KANSAS TRAILS, INC., 1202 West 8th Street, Coffeyville, Kans. Applicant's attorney: J. Wm. Townsend, 204-206 Central Building, Topeka, Kans. For authority to operate as a *common carrier* over regular routes, transporting: *Passengers and their baggage, and express* in the same vehicle with passengers, (1) between Independence, Kans., and Winfield, Kans., from Independence over U. S. Highway 160 to junction with unnumbered county road just west of Burden, Kans., thence west and south over unnumbered county road through New Salem, Kans., to Winfield, and return over the same route, serving all intermediate points; and (2) between Winfield and Burden, Kans., over U. S. Highway 160, as an alternate route in connection with the above described route. Applicant is authorized to conduct operations in Kansas, Missouri and Oklahoma.

APPLICATIONS UNDER SECTION 5 AND 210a (b)

No. MC-F 5946, published in the April 6, 1955, issue of the FEDERAL REGISTER on

page 2182. Application filed August 4, 1955, for temporary authority under Section 210a (b)

No. MC-F 6023 published in the July 20, 1955, issue of the FEDERAL REGISTER on page 5218. Supplemental application filed July 29, 1955 to show J. E. Burke, Al Kraemer, and Clyde R. Brownsey as the persons in control of Vendee.

No. MC-F 6032 published in the July 27, 1955, issue of the FEDERAL REGISTER on page 5375. Application filed August 5, 1955, for temporary authority under Section 210a (b)

No. MC-F 6043. Authority sought for purchase by ERSKINE & SONS, INC., R. F. D. #2, Lowellville, Ohio, of the operating rights and property of F. C. FRAMPTON, Ironton, Ohio, and for acquisition by R. James Erskine, Lowellville, Ohio, of control of the operating rights and property through the transaction. Applicants' attorney: Herbert Baker, 50 West Broad Street, Columbus 15, Ohio. Operating rights sought to be transferred: *Slag, sand, gravel, stone, cinders and bituminous road materials*, in bulk, in dump trucks, as a *common carrier* over irregular routes, from Ironton, Ohio, to points in Kentucky and West Virginia within 40 miles of Ironton, Ohio, and from Ashland, Kentucky, to points in Ohio and West Virginia within 40 miles of Ironton, Ohio; *Earth* (common) in dump trucks, between points in Ohio, Kentucky, and West Virginia within 40 miles of Ironton, Ohio. Vendee is authorized to operate in Ohio and Pennsylvania. Application has not been filed for temporary authority under Section 210a (b)

MC-F 6044. Authority sought for purchases by URBAN J. HAAS and CYRIL H. WISSEL, a partnership, doing business as H & W MOTOR EXPRESS COMPANY, 3000 Jackson St., Dubuque, Iowa, of the operating rights and property of LYNN RODDY, doing business as RODDY MOTOR FREIGHT TRANSPORT, 1021 Cleveland Ave., Dubuque, Iowa. Applicants' attorney: D. C. Nolan, Suite 405, Iowa State Bank Bldg., Iowa City, Iowa. Operating rights sought to be transferred: *General commodities*, with certain exceptions including household goods, as a *common carrier*, over regular routes, between Dubuque, Iowa, and Stockton, Ill., Savanna, Ill., and Maquoketa, Iowa, serving all intermediate points. Vendee is authorized to operate in Illinois, Iowa, and Minnesota. Application has not been filed for temporary authority under section 210a (b)

No. MC-F 6045. Application sought for purchase by NORTH AMERICAN VAN LINES, INC., P. O. Box 988, Fort Wayne, Ind., of a portion of the operating rights and property of CRESTON TRANSFER COMPANY, 1301 Century Ave., S. W., Grand Rapids, Mich. Applicants' attorneys: Kit F. Clardy, Olds Tower, Lansing, Mich., and Paul Clarke, P. O. Box 988, Fort Wayne 1, Ind. Operating rights sought to be transferred: *Household goods*, as defined by the Commission, as a *common carrier*, over irregular routes, between points in the southern peninsula of Michigan, on the one hand, and, on the other, points in Illinois, Indiana, New York, Ohio, Pennsylvania and Wisconsin. Vendee is authorized to operate in all states in the United States,

and the District of Columbia. Application has been filed for temporary authority under Section 210a (b)

No. MC-F 6046. Authority sought for purchase by M. I. O'BOYLE & SON, INC., doing business as O'BOYLE TANK LINES, 817 Michigan Ave., N. E., Washington, D. C. of a portion of the operating rights of VIRGINIA CAROLINA FREIGHT LINES, INCORPORATED, P. O. Box 1189, Martinsville, Va., and for acquisition by Frank L. Grimm, Clare L. Grimm, and Sarah F. Carl, all of 817 Michigan Ave., N. E., Washington, D. C., and Joseph A. Weber and Genevieve A. Weber, both of 5827 Utah Ave., N. W., Washington, D. C., of control of the operating rights through the transaction. Applicants' attorney Dale C. Dillon, 944 Washington Bldg., Washington, D. C. Operating rights sought to be transferred: *Sugar and petroleum products*, as a *common carrier* over irregular routes, from Baltimore, Md., to points in Virginia. Vendee is authorized to operate in Maryland, West Virginia, Virginia, Pennsylvania, New York, New Jersey, Delaware, Ohio, North Carolina, Illinois, Indiana, Michigan, Minnesota, Missouri, Wisconsin, and the District of Columbia. Application has not been filed for temporary authority under Section 210a (b)

By the Commission.

[SEAL] HAROLD D. McCoy,
Secretary.

[F. R. Doc. 55-6686; Filed, Aug. 16, 1955;
8:47 a. m.]

[Ex Parte 179]

RULES AND INSTRUCTIONS FOR INSPECTION AND TESTING OF MULTIPLE UNIT EQUIPMENT

MODIFICATION OF EFFECTIVE DATE

Upon consideration of the record in the above-entitled proceeding, and for good cause appearing:

It is ordered, That the orders of May 18, 1954, August 9, 1954, November 30, 1954, and June 6, 1955, be, and they are hereby, modified by further postponing the effective date of the rules and instructions for the inspection and testing of electrically operated units designed to carry freight and/or passengers, operated by a single set of controls, from September 1, 1955, to January 1, 1956, and by substituting January 1, 1956, for September 1, 1954, wherever it appears in the said order of May 18, 1954, as amended, without change otherwise; and

It is further ordered, That notice of this order shall be given to the general public by posting a copy thereof in the office of the Secretary of the Commission at Washington, D. C., and by filing a copy with the Director, Division of the Federal Register.

Dated at Washington, D. C., this 28th day of July A. D. 1955.

By the Commission.

[SEAL] HAROLD D. McCoy,
Secretary.

[F. R. Doc. 55-6687; Filed, Aug. 16, 1955;
8:47 a. m.]

FOURTH SECTION APPLICATIONS FOR RELIEF

AUGUST 12, 1955.

Protests to the granting of an application must be prepared in accordance with Rule 40 of the General Rules of Practice (49 CFR 1.40) and filed within 15 days from the date of publication of this notice in the FEDERAL REGISTER.

LONG-AND-SHORT HAUL

FSA No. 30953: Sodium phosphates—Delaware, New Jersey and Pennsylvania to Natchez, Miss. Filed by St. Louis-San Francisco Railway Company, Agent, for interested rail carriers. Rates on sodium phosphate, di-sodium phosphate, and tri-sodium phosphate, carloads from North Claymont, Del., Chester, Marcus Hook, and Morrisville, Pa., and Newark, N. J., to Natchez, Miss.

Grounds for relief: Circuitous routes in part west of the Mississippi River.

FSA No. 30954: Scrap paper—South and Illinois to Southwest. Filed by F. C. Kratzmeir, Agent, for interested rail carriers. Rates on paper, scrap or waste, carloads, (1) from Albany and Mead, Ga., to Dallas, Tex., Shreveport, La., and Pryor (including Oklahoma Ordnance Works) Okla., and (2) from Winston-Salem, N. C., and Chicago, Ill., to Shreveport, La., and Pryor (including Oklahoma Ordnance Works) Okla., and (3) from Calhoun, Tenn., to Houston, Tex., and Shreveport, La.

Grounds for relief: Short-line distance formula and circuitry.

Tariff: Supplement 119 to Agent Kratzmeir's I. C. C. 4090 and three other tariffs.

FSA No. 30955: Asphalt and tar to points in New York. Filed jointly by C. W. Boin and O. E. Swenson, Agents, for interested rail carriers. Rates on asphalt (asphaltum) and tar in carloads as more fully described in the application from origins in Connecticut, Delaware, Maryland, Massachusetts, New Jersey, Pennsylvania, and Rhode Island named

in exhibit 1 of the application to destinations in New York named in exhibit 1 of the application.

Grounds for relief: Barge-truck and market competition and circuitous routes.

FSA No. 30956: Paper boxes—Louisville, Ky., to St. Louis, Mo., group. Filed by H. R. Hinsch, Agent, for interested rail carriers. Rates on boxes, fibreboard, pulpboard or strawboard corrugated, knocked down flat, carloads, as more fully described in exhibit 1 of the application, from Louisville, Ky., to East St. Louis, Ill., and St. Louis, Mo.

Grounds for relief: Competition and circuitry.

FSA No. 30957: Flourspar—Illinois to Maryland and Pennsylvania. Filed by H. R. Hinsch, Agent, for interested rail carriers. Rates on flourspar, in packages or in bulk carloads, from Junction and Shawneetown, Ill., to Baltimore and Sparrows Point, Md., Bethlehem, Harrisburg, and Sheffield, Pa.

Grounds for relief: Competition and circuitry.

By the Commission.

[SEAL] HAROLD D. McCoy,
Secretary.

[F. R. Doc. 55-6685; Filed, Aug. 16, 1955;
8:47 a. m.]

DEPARTMENT OF AGRICULTURE

Commodity Credit Corporation

SALES OF CERTAIN COMMODITIES

JULY 1955 EXPORT PRICE LIST SUPPLEMENT; ROUGH AND MILLED RICE

Pursuant to the policy of Commodity Credit Corporation issued October 12, 1954 (19 F. R. 6669) and subject to the conditions stated therein, the following commodities are available for sale in the quantities stated and on the price basis set forth:

SUPPLEMENT—JULY 1955 EXPORT PRICE LIST

Commodity and approximate quantity available (subject to prior sale)	Export sales list
Rice, rough, 1954 crop.....	Effective July 21, 1955, rough rice is being offered for export to approved foreign destinations f. o. b. warehouse at the applicable 1954 support rate less 30 cents per hundred pounds.
Milled rice, 1953 and 1954 crops....	Effective July 21, 1955, milled rice is being offered for export to approved foreign destinations f. o. b. West Gulf Ports per 100 pounds as follows:
Long grain head rice (not over 7 percent broken), Patna, Rexoro, Blue-bonnet (except Century Patna) well milled, 1954 crop, bagged.	U. S. No. 2 or better, \$19.50; U. S. No. 3, \$19.25; U. S. No. 4, \$19.00; U. S. No. 5, \$18.75.
Long grain second head rice, Patna, Rexoro, Blue-bonnet (except Century Patna) well milled, 1954 crop, bagged.	U. S. No. 3 or better, \$1.75; U. S. No. 4, \$1.50.
Other varieties, head rice (not over 7 percent broken), Rosa, Magnolia, Zenith, Pearl, Century Patna, well milled, 1954 crop, bagged.	U. S. No. 2 or better, \$2.00; U. S. No. 3, \$3.75; U. S. No. 4, \$3.50; U. S. No. 5, \$3.00.
Other varieties, second head rice, Rosa, Magnolia, Zenith, Pearl, Century Patna, well milled, 1954 crop, bagged.	U. S. No. 3 or better, \$1.50; U. S. No. 4, \$1.25.
Milled rice, long grain (except Century Patna) 1954 crop, bagged.	U. S. No. 5 or better, \$3.10.
Other varieties, 1954 crop, bagged.	U. S. No. 5 or better, \$3.00.
1953 crop, bagged.....	U. S. No. 5 or better, \$3.00.

Available Dallas CSS Commodity Office.

(Sec. 4, 62 Stat. 1070, as amended; 15 U. S. C. 714b. Interpret or apply sec. 407, 63 Stat. 1055; 7 U. S. C. 1427, Sec. 208, 63 Stat. 901)

Issued: August 11, 1955.

[SEAL] EARL M. HUGHES,
Executive Vice President,
Commodity Credit Corporation.

[F. R. Doc. 55-6697; Filed, Aug. 16, 1955;
8:49 a. m.]

SECURITIES AND EXCHANGE COMMISSION

[File No. 70-3402]

UTAH POWER & LIGHT CO.

NOTICE OF PROPOSED ISSUANCE OF CERTAIN
SHARES OF COMMON STOCK AND CERTAIN
PRINCIPAL AMOUNT OF BONDS

AUGUST 10, 1955.

Notice is hereby given that Utah Power & Light Company ("Company") a registered holding company which is also a public-utility operating company, has filed with this Commission a declaration pursuant to the Public Utility Holding Company Act of 1935 ("Act") designating sections 6 (a) and 7 of the act and Rule U-50 thereunder as applicable to the proposed transactions, which are summarized as follows:

The Company proposes to issue and sell, subject to the competitive bidding requirements of Rule U-50, (a) 177,500 shares of its common stock, without par or face value, and (b) \$15,000,000 aggregate principal amount of First Mortgage Bonds, -- percent series due 1985.

The interest rate on the Bonds (which shall be a multiple of $\frac{1}{8}$ of 1 percent) and the price (exclusive of accrued interest) to be paid for the Bonds (which shall be not less than the principal amount thereof and not more than 102 $\frac{1}{4}$ percent of such principal amount) as well as the price to be paid for the Stock, will be fixed by proposals to be invited by the Company, which will reserve the right to reject any or all proposals at or after the opening thereof. The Bonds will be issued under a Mortgage and Deed of Trust dated as of December 1, 1943, from the Company to Guaranty Trust Company of New York et al., trustees, as heretofore supplemented and as further supplemented by a Tenth Supplemental Indenture to be dated as of September 1, 1955. Such Bonds will also be entitled to the benefit of the Indenture dated as of December 1, 1943, between the Company's subsidiary The Western Colorado Power Company and the aforesaid trustees.

Stating that it may desire to acquire not more than 5,000 shares of its Common Stock by purchases on the New York Stock Exchange or otherwise, on the morning of the day on which the bids for the purchase of the Stock are to be opened, for the purpose of facilitating the distribution and offering of said 177,500 shares of Common Stock, the Company requests permission to conduct such limited stabilizing operation. Any shares so acquired are to be purchased from the Company by the

underwriters in addition to said 177,500 shares.

The Company has also filed applications for the approval of its issuance and sale of Common Stock and Bonds as aforesaid with the Public Service Commission of Wyoming and the Idaho Public Utilities Commission, which, in the opinion of the Company's counsel, are the only State regulatory commissions having jurisdiction in the premises.

The Company states that part of the proceeds accruing from the sale of said securities will be used to pay bank loans of \$18,000,000, which were executed pursuant to a Credit Agreement dated September 1, 1954, between the Company and seventeen lending banks, and which are payable at any time on or before October 1, 1955; that no additional loans will be made under said Credit Agreement; that the remainder of such proceeds, together with the Company's available cash, will be used to carry forward the construction program of the Company and its Colorado subsidiary that, as presently planned, the construction program of the Company and its said subsidiary for the years 1955-57 inclusive will require approximately \$53,500,000, divided approximately \$18,300,000 in 1955, \$14,500,000 in 1956, and \$20,700,000 in 1957; and that to the extent its cash resources are not sufficient to meet such construction expenditures, the Company anticipates that these will be provided by the issuance and sale of such additional securities, from time to time, as the Company deems desirable.

The Company estimates that its expenses in connection with the issuance and distribution of said securities will be as follows:

	Bonds	Stock
Stamp taxes, filing fees.....	\$18,030	\$13,376
Listing fees, New York Stock Exchange.....		450
Fees of trustee (including counsel and authentication fees).....	7,000	2,750
Fees of counsel (Reid & Priest).....	6,250	1,500
Auditors' fees.....	1,500	12,750
Printing and engraving.....	17,500	6,674
Miscellaneous.....	7,220	
Total.....	\$57,500	\$37,500

The fees of counsel for the successful bidders (Beekman & Bogue) are estimated at \$6,000 for the bond financing and \$2,500 for the stock financing.

The Company requests that its declaration be permitted to become effective on August 29, 1955.

Notice is further given that any interested person may, not later than August 26, 1955, at 5:30 p. m., request in writing that a hearing be held on such matter, stating the nature of his interest, the reasons for such request, and the issues of fact or law, if any, raised by said declaration which he desires to controvert; or he may request that he be notified if the Commission should order a hearing thereon. Any such request should be addressed: Secretary, Securities and Exchange Commission, Washington 25, D. C. At any time after said date said declaration, as filed or as amended, may be permitted to become

effective as provided in Rule U-23 of the Rules and Regulations promulgated under the Act, or the Commission may grant exemption from its rules as provided in Rules U-20 (a) and U-100, or take such other action as it may deem appropriate.

By the Commission.

[SEAL] ORVAL L. DuBois,
Secretary.

[F. R. Doc. 55-6673; Filed, Aug. 16, 1955;
8:45 a. m.]

[File No. 54-205, 50-95]

NORTH AMERICAN CO. AND UNION ELECTRIC
CO. OF MISSOURI

ORDER GRANTING EXTENSION OF TIME WITH-
IN WHICH TO EFFECT DIVESTMENT OF
INTERESTS IN NONUTILITY COMPANIES

AUGUST 10, 1955.

The Commission by its order of October 31, 1952 (Holding Company Act Release No. 11530) having approved a plan for the liquidation of The North American Company ("North American"), a registered holding company, filed pursuant to section 11 (e) of the Public Utility Holding Company Act of 1935, under which plan certain residual assets of North American were to be transferred to Union Electric Company of Missouri ("Union"), also a registered holding company and a subsidiary of North American, subject to the condition, however, that certain of the interests so acquired, including interests in Hevi-Duty Electric Company and Muzak Corporation, should be disposed of by Union within six months from the date of acquisition of such interests; Union having acquired from North American interests in Hevi-Duty Electric Company and Muzak Corporation on February 10, 1955; Union having now applied to the Commission for an extension of time within which to dispose of such interests in Hevi-Duty Electric Company and Muzak Corporation for a further period of one year from August 10, 1955, and until August 10, 1956, stating, in the case of Hevi-Duty Electric Company, that certain steps remain to be taken to place its interest therein in more salable form, and, in the case of Muzak Corporation, that negotiations are now pending with certain prospective purchasers, which cannot be consummated by August 10, 1955; and

The Commission finding that such applications may appropriately be granted: *It is ordered*, That the time within which Union may dispose of its interest in Hevi-Duty Electric Company and Muzak Corporation be and the same hereby is extended for the period of one year from August 10, 1955, and until August 10, 1956.

By the Commission.

[SEAL] ORVAL L. DuBois,
Secretary.

[F. R. Doc. 55-6674; Filed, Aug. 16, 1955;
8:45 a. m.]

[File No. 70-3401]

CONSOLIDATED NATURAL GAS CO. ET AL.

ORDER AUTHORIZING ISSUANCE AND SALE OF
SHORT-TERM NOTES TO BANKS BY PARENT,
AND ISSUANCE AND SALE OF SHORT-TERM
NOTES BY SUBSIDIARIES AND ACQUISITION
THEREOF BY PARENT

AUGUST 10, 1955.

In the matter of Consolidated Natural Gas Company, The East Ohio Gas Company, Hope Natural Gas Company, New York State Natural Gas Corporation.

Consolidated Natural Gas Company ("Consolidated") a registered holding company, and three of its wholly-owned subsidiaries, The East Ohio Gas Company ("East Ohio"), Hope Natural Gas Company ("Hope"), and New York State Natural Gas Corporation ("New York State") have filed a joint application-declaration, and an amendment thereto, pursuant to Sections 6 (b) 7, 9 (a) 10 and 12 (f) of the Public Utility Holding Company Act of 1935 and Rules U-43 and U-45 promulgated thereunder regarding the following proposed transactions:

Consolidated proposes to borrow from one or more banks on one or more dates after August 15, 1955, and prior to December 31, 1955, an aggregate principal amount of \$8,000,000 upon its unsecured promissory note or notes at an interest rate of 3 percent per annum, such notes to have a maturity date of not more than

12 months from the first date of borrowing of funds.

Consolidated proposes to loan to East Ohio, Hope, and New York State, after August 15, 1955, an aggregate principal amount of \$9,500,000 upon the nonnegotiable notes of such companies, bearing an interest rate of 3 percent per annum and having a maturity date on or before the date of maturity of the Consolidated notes. It is expected that Consolidated will supply \$1,500,000 from its general funds and the balance of \$8,000,000 will be obtained from the proposed bank loans.

The principal amounts to be loaned to each of the subsidiaries are as follows:

East Ohio.....	\$3,000,000
Hope.....	2,000,000
New York State.....	4,500,000
Total.....	9,500,000

The funds thus obtained by the subsidiaries are to be used for additions to gas storage inventories, increases in plant construction budgets consisting principally of distribution system mains and services of East Ohio, and an expenditure of about \$1,800,000 for the initial phase of the replacement and enlargement of a portion of New York State's main transmission system.

The Public Service Commission of West Virginia has authorized the proposed issuance of notes by Hope. According to the filing no other State com-

mission or Federal commission, other than this Commission, has jurisdiction over the proposed transactions.

Applicants-declarants state that no fees, commissions or expenses are to be paid in connection with the proposed transactions.

It is requested that the Commission's order herein be made effective forthwith upon the issuance thereof.

Due notice of the filing of said joint application-declaration having been given in the manner prescribed by Rule U-23 promulgated under the act, and no hearing having been requested of or ordered by the Commission; and the Commission finding that the applicable provisions of the act and of the rules promulgated thereunder are satisfied and that the joint application-declaration, as amended, should be granted and permitted to become effective forthwith:

It is ordered, Pursuant to Rule U-23 and the applicable provisions of the Act that said joint application-declaration, as amended, be, and the same hereby is, granted and permitted to become effective forthwith, subject to the terms and conditions prescribed in Rule U-24.

By the Commission.

[SEAL]

ORVAL L. DuBois,
Secretary.

[F. R. Doc. 55-6675; Filed, Aug. 16, 1955;
8:45 a. m.]

